

INDEX TO THE LAWS.

COUNTY COURTS.	<i>Session</i>	<i>Ch.</i>	<i>S.</i>
County courts may adjudge negroes and mulattoes bound for a limited time, who run away, to serve a reasonable time after,	1804	90	
Temporary powers as to process vested in the clerks,	1805	10	1
— The clerks authorised to discharge their duties as if no alteration of the constitution had taken place,	—	—	3
— Provision as to recording deeds,	—	—	4
— The judges to take the oath or affirmation therein prescribed,	—	65	2
— To be taken before any judge or justice, and certified by him, and recorded in any court of which the judge qualified is a member,	—	—	3
— The form of commissions to the judges prescribed,	—	—	4
— The county courts in each judicial district to be composed of all the judges for such district,	—	—	5
— Any one or more empowered to hold the court, &c.	—	—	—
— Appeals and writs of error to be returnable to the court of appeals for the respective shores,	—	—	10
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— No judge, after qualifying, to act as an attorney or solicitor during the time that he shall act as judge,	—	—	12
— Each of the judges to exercise, out of court, all the powers, &c. that might have been done by any judge of the late general court, court of appeals, or chief justice of a district court,	—	—	17
— When the chancellor is interested, in cases where bills may properly lie, the chief judge of the district, in which the chancery court shall sit, to decide thereon,	—	—	19
— An appeal to lie to the court of appeals,	—	—	—
— Where the chancellor for the time being may have been counsel, or have given his opinion, so that he cannot conscientiously act thereon, and shall so certify, the suit to be determined by the chief judge of the third judicial district, or the court, at the election of either party,	1806	55	
	1811	189	
— The chief judge directed to express in writing his opinion, when required by the chancellor, on any question of law arising in any suit in chancery that may be thought necessary according to the practice,	1806	55	
— In case of such opinion being given, or of any decree or order made by him, or the court, (he being sitting therein,) the chief judge to retire from the bench on the decision by the court of appeals,	—	—	—
— Records, entries and transcripts, which the clerks were to transmit to the general court, to be transmitted by them to the court of appeals,	1805	65	20
— The county courts to sit at the former places at the times therein mentioned, viz.			
— In Saint Mary's county on the first Monday in March and August,	—	—	21
— In Charles county on the third Monday in March and August,	—	—	—
— In Prince George's county on the first Monday in April and September,	—	—	—
— In Cæcil county on the first Monday in April and September,	—	—	—
— In Kent county on the third Monday in March and September,	—	—	—
— In Queen-Anne's county on the first Monday in May, and the third Monday in October,	1807	14	
— In Talbot county on the third Monday in May and second Monday in November,	1805	65	21
— In Calvert county on the second Monday in May and October,	1816	151	2
— In Anne-Arundel county on the third Monday in April and September,	1805	65	21