

In the references to the decisions of the Court of Appeals, the compiler has not confined himself to those cases in which the statutes have received a judicial interpretation ; but has included all the cases in which the statutes have been reviewed or referred to by the Court.

Where reference has been made by the Court to an act of Assembly, the corresponding section of the Code and supplements has been given.

That in a work involving so much labor, and the examination of confused legislation, no errors should be discovered, is more than the compiler can reasonably expect ; yet, it is believed that if such errors exist, they will be found to be such as not materially to impair its value.

*December, 1875.*