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## The 3d, 4th, 5th, and 6th Volumes

## THE LAWS OF MARYLAND.

THE figures on the right hand of the pages denote the Session, Chapter, and Section, being placed under those several heads. The references thereto are pointed out by lines of different lengths, which may be traced up to the figures immediately above them.

The Spring or Summer Sessions of the General Assembly are marked with the month; those which are not so marked are to be understood as the Regular Sessions.

$\Lambda.$	Session.	Ch.	5.
ABATEMENT No action of ejectment, waste, partition, dower, to pass quare classim fregit, theorem or replevin, to abase the death of either of the parties,  — Directions for continuance, and the appearance	1801	71	38
the heir, de isee, executor, an instantion of the proper person does not appear to prosect or defend at the time at which the death is suggest the surviving party may procred to make proper party the surviving party may procred to make proper party the surviving party may procred to make proper party the surviving party may proceed to make proper party that see the first of the section of the	nte ed, ies, 0, ——		
On the death of a parsy in the country reports a cause is put under rule argument, having an after in court, the cause shall not abate, nor shall the death of the court shall t	ney ath 1800	5 90	11
But the heir, executor or administrator, may pear, &c. in place of the deceased, whose death st			
then be surgested.  Directions for issuing process on the death of a fendant, where his executor or administrator residual different county.  In suits, which by law are not to about by the different of the parties, where a declaration is filed fore the death of the plaintiff, further proceedings be had thereon; but the executor, &c. may, after appeared, bave liberty to a mend, as the plaintiff hight,  On the death of a defendant, when the person is the death of a defendant, when the person is the death of a defendant, when the person is the death of a defendant, when the person is the death of a defendant, when the person is the death of a defendant of the death of a defendant.	181	2 145	i 4
	nay ear- 181	5 149	) 8
On the death of a decendant, which is the state, subparable to be made a party relides out of the state, subparable to be service, and such party relides the 3d day of the 2d after, judgment may be entered by default his the 3d of the succeeding term of said court	arty erai		· ·

of the succeeding term of said court