

INDEX TO THE LAWS.

CHAP.	CHAP.	GRAT.
acknowledged by the chief of any judi- 172	legal representatives of the deceased par- ty; but the death may be suggested, and the legal representatives admitted to ap- pear, &c. (§ 4) 161	— The sum paid by the creditor to be a preferred claim out of the effects of the debtor, (§ 5) 186
to take, and state's estate cents, (25 and 26,) 191	— If the legal representatives fail to appear, &c. Summons may issue to the executor, &c. commanding him to ap- pear, &c. or if nonresident publication to be made, &c. (§ 5) <i>Ib.</i>	The sheriff to furnish daily to the debt- or wholesome provisions to the value of 12 1-2 cents—on neglect to forfeit 10 dol- lars, (§ 6) <i>Ib.</i>
l counties to on forfeited s of the res- em account- 120	— On return of any such summons and proof of service, or publication, &c. on failure of the executor, &c. to ap- pear, &c. the court may proceed, &c. (§ 6) <i>Ib.</i>	Where committed under insolvent laws, the sheriffs to be paid the same sum, and in the same manner, as where persons are confined on charges for felony, &c. (§ 3) <i>Ib.</i> 186
sts in their <i>Ib.</i>	Where a new party is made, he may deny the matters alleged, &c. (§ 7) <i>Ib.</i>	See Gaols, and — Insolvent Debtors.
deciding ex- cunery, 161	On deciding on exceptions to an an- swer, the court may award costs, &c. (§ 8) <i>Ib.</i>	Debts See Executors and Administrators, Decree. See Interlocutory Decree, and 161
ained, 5	Respecting the bond to be given by the register, 197	Deeds. See Carroll, Charles of Carroll- ton, and 147
rd county rd Mondays lly, 2	Regulation respecting the collection of taxes imposed on proceedings in the court, 204	— Caton Susannah, and 9
held on the August an- 30	See Descents, and	— Conveyances, and 172
ee Jamison 146	Covington, Leonard. His real estate to be sold, 210	— Manumission.
Dorsey Ely 79	Creditors. To pay the sheriff for the sup- port of their debtors in gaol, when com- mitted on <i>ca. sa.</i> &c. See Debtors, and See Public Creditors, and 153	Degree. Children shall be considered in the same degree as the father or mo- ther would have been if living, &c. (§ 4) 191
ee Warfield 140	Crier. See Baltimore County, and	See Collaterals, and <i>Ib.</i>
nd jury the small bank 150	Crimes and Punishments. Certain breach- es of trust committed by the officers, &c. of banks, to be punished, &c. 162	Descendants. See Descents, and (§ 1) 191
auses from trial within 158	Crossgrove, Levi W. See Prentice, Alex- ander, and 29	Descents. How lands &c. of a person dying intestate, seised thereof in fee simple, fee simple conditional, or fee tail general, shall descend, (§ 1) 191
n insolvent &c. and ap- 194	Crows. For their destruction in Kent county, 65	— Where the estate descended to the intestate on the part of the father, and there be no child or descendant, &c. <i>Ib.</i>
161	Cumberland Bank of Alleghany. Releas- ed from paying a tax on the capital stock. Other provisions for its benefit, 97	— Where the estate descended on the part of the mother, and there be no child or descendant of the intestate, &c. <i>Ib.</i>
191	Curtsey. See Tenant by the Curtesy.	— Where the estate was vested by purchase, or descended to or vested in the intestate, otherwise than on the part of the father or mother, and there be no child or descendant, <i>Ib.</i>
undel coun- 67	D.	If there be no descendants, or kind- red of the intestate, then the estate shall go to the husband or wife, &c. <i>Ib.</i>
y, and nd 81	Debtors. When committed to gaol under <i>ca. sa.</i> issued on a judgment rendered by a justice of the peace, the creditor to pay to sheriff eighty seven and a half cents weekly, for the support of the debtor— on default of payment the debtor to be discharged, &c. (§ 1) 186	No right in the inheritance shall vest in any person other than to children of the intestate, and their descendants, un- less such person is in being and capable in law to take as heir at the time of the intestate's death, (§ 2) <i>Ib.</i>
ty may ap- t descents, nty court, shore, (§ 12) 191	When committed under a <i>ca. sa.</i> &c. is- sued out of the county court, court of appeals, or court of equity, on judgment or decree, &c. notice to be given to the creditor, who shall pay to the sheriff \$2 62 1-2, and thereafter, 87 1-2 weekly, for the support of the debtor—on default of payment the debtor to be discharged, &c. (§ 2) <i>Ib.</i>	There shall be no distinction between brothers and sisters of the whole and half blood, being descendants of the pa- rent from whom the estate descended, (§ 3) <i>Ib.</i>
f chancery shore, (§ 13) <i>Ib.</i>	— Not to extend to debtors convict- ed under the insolvent laws, &c. or for offences committed against the laws, &c. (§ 3 & 8) <i>Ib.</i>	Children to be considered in the same degree as the father or mother would have been if living, (§ 4) <i>Ib.</i>
ubpœna, is party does a good an- tory decree ission may (§ 1) 161	— If any debtor discharged before the ex- penditure of all the money paid, the she- riff to repay the money not expended to the creditor, (§ 4) <i>Ib.</i>	No representations admitted among collaterals after brothers and sisters children, <i>Ib.</i>
ray a dis- pro confes- ade, &c. (§ 2) <i>Ib.</i>		Any child, &c. having received any real estate by way of advancement, may elect to come into partition, on bringing the same, or the value thereof, into hotch pot with the estate descended, (§ 5) <i>Ib.</i>
may before , &c. the (§ 3) <i>Ib.</i>		Entails, &c. not to be affected, &c. Nor any widow's right of dower, (§ 6) <i>Ib.</i>
necessary against the		