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Sheriffs, surveyors, &c. liable to be amerced for not returning such warrants—1815, ch. 149, sec. 2, . . . . .	631
Whenever land shall be taken up under a common or special warrant, or warrant of resurvey, any person, &c. may give in evidence under the general issue, his possession—1818, ch. 90, . . . . .	691
Twenty years possession to be a bar—1818, ch. 90, . . . . .	691
<i>See Limitation—Possession.</i>	
A copy of any original certificate in the land office, together with the notes, &c. certified by the register, to be evidence as if it were the original paper and proved to be in the hand-writing of the surveyor, and that the surveyor was dead—1818, ch. 100, . . . . .	691
Of land in ejectment cases—1829, ch. 186, . . . . .	985
<i>See Ejectment.</i>	
County courts authorized to appoint in cases where county surveyor is interested or prejudiced, or when either party to a suit shall make oath that they believe him so to be—1827, ch. 44, . . . . .	922

#### TAXES.

No aid, charge, tax, burthen, fee or fees, ought to be set, raised or levied, under any pretence, without the consent of the legislature—Decl. of Rights, art. 12.

The levying taxes by the poll is grievous and oppressive, and ought to be abolished; paupers ought not to be assessed for the support of government, but every other person in the state ought to contribute his proportion of public taxes for the support of government, according to his actual worth in real or personal property within this state, yet fines, duties or taxes, may properly and justly be imposed or laid with a political view for the good government and benefit of the community—Decl. of Rights, art. 13.

#### TENANT IN TAIL.

Persons seized of any estate tail, in possession, remainder or reversion, may convey the same by such manner of conveyance as a person seized of an estate in fee-simple may convey such estate, and such conveyances of persons so seized in tail shall be good and available against all persons whom the grantor could debar by any mode of common recovery, or any ways or means whatever—November, 1782, ch. 23, . . . . .	181
Common recoveries before suffered by consent for docking estates tail available, notwithstanding any defect—November, 1766, ch. 21, . . . . .	113
What interest shall be forfeited on conviction of tenant in tail—April, 1782, ch. 19.*	
<i>See Estates Tail.</i>	

#### TENANTS.

On notice given, and refusal by tenant for years or at will to remove, the lessor, or his heirs, &c. may apply to two justices of the peace, who may direct a jury to be summoned, &c. and may award resti-

\* See note to 1780, ch. 45.