

## INDEX TO THE LAWS.

	<i>Session Ch. S.</i>
CASUALTY. . . . .	If any person be killed by casualty there shall be no forfeiture in consequence thereof, 1809 138 10
CATTLE. . . . .	See <i>Strays</i> .
CATTERTON, JAMES	Of Calvert county—money to be levied for his support, 1814 105
CAVALRY. . . . .	See <i>Militia</i> . } 1811 182 51 } — 213 9-10 } 1812 128 4-5 } 1813 172
CAYWOOD, STEPHEN	Of Montgomery county—Money to be levied for his support, 1812 56
CELLS, SOLITARY	See <i>Penitentiary</i> .
CENTREVILLE, . . .	In Queen-Anne's county—regulations concerning, 1802 54 Trustees of the Centreville Academy incorporated, 1803 62 Lots to be annexed to the town, 1804 46 Post road to Centreville to be amended, — 52 A certain sum authorised to be levied by the commissioners for the benefit of Centreville, 1815 129 The Centreville Bank of Maryland incorporated, 1817 21
CERTIFICATES AND PLOTS,	Under the act of 1785, ch 66—the time for returning them extended, 1801 14 In cases of orders for correction by the judge of the land office, or where certificates are found erroneous by the examiner, and the corrected certificate is not returned within the time limited, the register of the land office may issue a warrant to the amount of the caution money, and the money paid for improvements, as if the certificates had been vacated, 1802 7 Certificates of surveys of land before made in Allegany county, not compounded on, and liable to proclamation, declared to be vacated after the first of August 1805, unless paid on or secured by proclamation, 1804 75 — Liable to be taken in any quantity, without being bound by such surveys, but not to be affected by any warrant issued before the said first day of August, — — — A certificate of a survey of a tract of land in Allegany county, called Bones Meadows, vacated, and the land re-vested in the state, but not then liable to be taken up, 1807 98 — The land made liable to be taken up, but warrants not to be granted before the 1st of June, 1811, 1810 76 1-2 — Until the 1st of January 1813, not more than 600 acres, nor less than 100 acres, to be taken up by any one person, company, &c. by any species of warrant, — — — — Not to affect any right acquired, — — — 3 Certificates of survey of land before made in Washington county, not compounded on, &c. and liable to proclamation, vacated (after the 1st of October 1813,) and placed on the same footing with all other vacant land in said county, without being bound by or paying any regard to the aforementioned survey, 1812 166 List of certificates ready for patent: to be annually transmitted to the commissioners of the tax, — 191 32 33
	A copy of any original certificate, together with the notes and illustrations returned, referring to the lines of other tracts of lands, certified by the register under seal, to be evidence in any court in the same manner 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 109