

INDEX TO THE LAWS.

		<i>Session Ch. S.</i>
CERTIFICATES OF STRAYS.	Fees allowed on to justices of the peace,	1801 74 30
CERTIFICATES.	<i>Of good character, required to enable free negroes to sell corn, &c.</i>	1805 80 2
CERTIFICATES.	<i>Of freedom. See Negroes and Slaves.</i>	
CERTIFICATES OF MONEY.	Robbery or larceny of—certificates of this or any state, or the United States, punishable as of goods and chattels, Punishment for forging any certificate, whereby money may be drawn from the treasury, or being concerned in writing, &c. or passing the same knowingly,	1809 138 6 — — — 8
CERTIFICATES.	Or plots and reports of roads, to be returned to the county courts, on applications for opening, straightening, or shutting up, public roads,	1818 89 1
CERTIORARI.	Where, on allowance of the writ, the record had not been transmitted, the same to be retained, &c. in the county courts then established, On the allowance of any writ of <i>certiorari</i> to remove proceedings, under the act for the speedy recovery of lands and tenements, or in cases of forcible entry, &c. bond to be given in the penalty, and with security, as adjudged by the court, &c. for payment of costs and damages,	1805 65 42 1816 187
CHAIN CARRIERS,	May be qualified by the surveyors, or their deputies, — To be free white male persons above the age of twenty-one,	1811 100 — — —
CHALLENGE.	The right of challenge to the array or polls, or to any juror, for cause, not to be taken away, by the provision extending the benefit of struck juries to criminal cases, Directions concerning challenges, The right to challenge the array or polls, &c. not taken away by the act concerning crimes and punishments, No challenge allowed for want of foreigners on the pannel or jury returned, In cases of felony the accused to have the right to challenge the same number of jurors as before the passage of the act of 1809, ch. 138, — The parts of that act inconsistent herewith repealed,	1802 69 1809 138 13 — — — 14 1816 45 1809 138 15 1816 45 — — —
CHANCELLOR.	Authorised to execute the powers vested in the state's agent by the act of 1798, ch. 82, relative to deeds to purchasers of the Choctaw Indian lands in Dorchester county, — To execute deeds to the purchasers of confiscated property under this act, as for such property before disposed of, Directions in cases where the chancellor might be interested or have been counsel. See <i>Chancery</i> . The returns of elections for delegates to the general assembly, and for electors of the senate, to be made to the chancellor, enclosed to the governor and council, The chancellor empowered on application of persons claiming lands under deeds from the former commissioners of confiscated property, and on proof of an equitable title, to execute deeds in the name of the state, Any person committed, &c. may, in vacation, complain to the chancellor, &c. who may award <i>Habeas Corpus</i> ,	1802 45 — 100 11 1805 65 19 1806 55 1811 189 1805 97 15 — — — 19 — 99 1809 125 2 1813 175