

## INDEX TO THE LAWS.

	<i>Session Ch. S.</i>
SUBSTITUTES. . . . .	When allowed in the militia—how to be judged of, &c. 1811 182 17 — When the commander may procure one on neglect of any person, — — — 18 — Not excused from standing draughts themselves, — — — 20 Any person called to do a tour of duty authorised to find a substitute, &c. May 1813 19 7 — To be approved by the commander of the company—the form of the engagement prescribed, — — — — Fine for not performing a tour of duty or procuring a substitute, — — — 8 Such fines to be applied to the hiring of substitutes for the company, — — — — Substitutes not excused thereby from standing a draught themselves, — — — 9
SUICIDE. . . . .	The estates of such persons as destroy their own lives, shall descend or vest as in case of natural death, 1809 138 10
SUITS AT LAW. . . . .	See <i>Actions</i> .
SUMMONS. . . . .	Fees on, allowed to justices of the peace, 1801 74 30 — — — — 31
SUPERSEDEAS. . . . .	Same—to be prepared by them, For other matters, see <i>Small Debts. Stay of Execution</i> .
SURGEONS. . . . .	Directions concerning certificates from surgeons in the militia as to corporal inability, } 1811 182 2 } June 1812 9 3
SURGICAL INSTITUTION.	A lottery authorised for the benefit of the Surgical Institution of Baltimore, &c. } 1815 30 } 1817 154 1 — Surgical aid to be administered thereby gratis to all persons procuring certificates of the orphans courts of their being objects of charity, but not board, 1815 30 4
SURVEY AND SURVEYORS.	Directions to surveyors in executing warrants of escheat in cases of tenancy in common, 1800 70 Surveyors to lay out land condemned for building tobacco warehouses, 1801 63 44 Surveyors fees to be sent out in dollars and cents, 1806 41 5 The certificate of a certain survey in Allegany county vacated, and the land vested in the state, and liable to be taken up, } 1807 98 } 1810 76 Surveyors, and their deputies, empowered to qualify their chain and pole carriers, 1811 100 Provision for vacating certain land certificates in Washington county, and placing them on the same footing as other vacant land, 1812 166 When actions are removed to any county court, warrants of resurvey, &c. may be issued to the county from which they are removed, to be executed as in other cases, 1815 149 2 — Sheriffs, surveyors, &c. liable to be amerced for not returning such warrants, — — — — Provision made for the return of process issued from the courts of one county to the officers of another, 1817 139 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 90 — Twenty years possession to be a bar, — — — — — Not to affect any title under any common, or special warrant, or warrant of resurvey, where the same shall have been laid before the passing of this act, — — — — A copy of any original certificate in the land office, together with the notes, &c. certified by the register,