

eral indexes of the land records, in which index he shall place the name of every party to each cause, and where the suit is for the sale of lands of any person deceased or otherwise, the name of said owner shall also appear in its proper place in said general index, said Clerk shall enter in connection with the name of each person the number or year of the docket and the number of the case in which such person was or is a party or in which property was or is involved, and where the papers in any cause have been recorded the book and page of such record.

SEC. 2. *And be it enacted*, That the Clerk aforesaid after the passage of this act, when and as each cause is brought shall enter in said general index the names of all parties to said cause, and where the object of the suit is the sale of lands, the name of the owner or claimant of said land, and when and as the papers in any cause are recorded, the book and page of such record, for which he shall be entitled to charge and receive such fees as are now charged for indexing in the general indexes of the land records, which fees shall be taxed as and become part of the costs of such cause, to be recorded as other costs in such cases are or may be paid.

SEC. 3. *And be it enacted*, That said clerk be and he is hereby directed to make or cause to be made a general index of all judgments rendered by Justices of the Peace of Prince George's county, which are now recorded or may be hereafter recorded, as now provided by law, in the records of the Circuit Court for said county, said general indexes to be made upon the same plan and in similar books as are now used in the clerk's office for general indexes of the land records, in which indexes shall be entered the names of the parties to said judgments, the date of the recovery of said judgment, and otherwise, as now provided by law or custom in the said Clerk's office, in which said index shall also be entered whether said judgments have been settled and satisfied, and hereafter the said Clerk shall so enter said judgments as when settled and satisfied.

SEC. 4. *And be it enacted*, That the Clerk aforesaid after the passage of this Act, when and as each judgment is recorded as heretofore provided shall enter said judgments in said general indexes as herein provided, for which he shall be entitled to charge and receive such fees as are now charged for indexing in the general indexes of the Land Records, which fees shall be taxed as and become part of the costs on said judgment.

SEC. 5. *And be it enacted*, That the Clerk aforesaid shall provide and maintain a docket and general index thereto of all proceedings affecting titles to land by way of condemnation or writs of inquisition, and by way of sales of land under writs of execution; a separate docket and index thereto of all attach-