

Dec. Ses. 1821. warrant, by inserting therein the name of the said Randal Mitchell, with a description of him as the person who last died seized and with out heirs of the land included in said warrant and certificate, and altering the certificate made in pursuance of said warrant in a corresponding manner; and to issue a patent to said Schoolfield for said tract of land in conformity with said warrant and certificate so as aforesaid altered and amended; and the said register is hereby directed to comply with such directions as said judge shall hereinafter give touching the said premises; *Provided*, That the patent that may be issued under the provisions of this law, shall not affect or in any way impair the right or rights of any person or persons to said land, acquired before the passage of this law.

Proviso.

CHAPTER 161.

Passed Feb. 14, 1822. *A supplement to the act entitled, An act relating to the removal of causes for trial within the sixth district.*

Expense— **BE IT ENACTED** *By the General Assembly of Maryland*, That where criminal cases are hereafter removed from the city court of Baltimore to Harford for trial, the expenses thereof shall be levied upon the assessable property of the city, and paid over to the levy court of Harford county; and when criminal cases are removed from the county court of Baltimore, the expense shall be levied on the assessable property of the county, and paid over to the levy court of the county to which such cause is removed, any thing in the original act to which this is a supplement to the contrary notwithstanding.

CHAPTER 162.

Passed Feb. 1, 1822. *A supplement to the act entitled, An act incorporating into one the several acts relating to Constables' Fees.*

Poundage fees **BE IT ENACTED** *By the General Assembly of Maryland*, That in all cases where a fieri facias or execution is levied or served by a constable for debt, that such constable shall be entitled to receive for the same, seven and a half per cent for his poundage fee on the first twenty-six dollars and sixty-six and two third cents, and three per cent for his poundage fee on the residue, to be charged and recovered in the same manner as the sheriffs of this state are authorised to charge and recover similar fees; and that in all cases where a constable levies a distress for rent, the tenant shall be liable to the landlord for costs, any thing contained in the original act to which this is a supplement, or in any other law, to the contrary notwithstanding; *Provided*, That if the defendant shall supersede the judgment on which the said fieri facias or execution shall have issued within four days after the same shall be levied or served, that then the constable shall be entitled to receive only one third of said poundage fees.

Proviso.

CHAPTER 163.

Passed Feb. 16, 1822. *An act to encourage the destruction of Crows in Somerset County.*

Premium. **BE IT ENACTED** *By the General Assembly of Maryland*, That if any person residing in Somerset county, shall bring to any Justice of the Peace of the said county, the head or heads of any crow or crows, such person shall, for every such head, be

allowed in the and the Justice shall be brought same a certificate said Justice sh PROVIDED NE person whatsoever said, or any al oath, (or affirma said county, be next succeeding certificate hath for the same.

An act for the

WHEREAS, Ebenezer T. M. Massy, of Queen in said county; the said Emily Kent county, Therefore.

SEC. 1. BE That it shall ar Ann his wife, execute and a Joshua Massy Queen Ann's and Emily An deed, when ex directed by the fact as if the s ty-one year. That the said sy and Emily the lands ther execute and a Massy, her h be equal in va said Ebenezer

2. And to a veved by the s BE IT ENACT William Moff ed to estimat to the said Jo clared, that th sy and Emily less the said J fett, shall, by deed to be e Emily Ann M