## JOHN H. STONE, Esquire, Governor.

1794.

the justices of said county have been of opinion, that such parts of the roads as CHAP. are comprehended in the town are excluded, and have refused to apply any of the taxes levied by them in pursuance of said act towards the repair and maintenance of such parts of said roads: And whereas the evident intent of the legislature in framing the said part of the said act, was that the said roads should pass through said town;

LVI.

II. Be it enacted, by the General Affembly of Maryland, That the justices of Justices to apthe peace for said county, in court sitting, shall appropriate such part of the propriate taxes, &c. taxes already levied, and hereafter to be levied, by virtue of faid act, towards the repair and maintenance of such parts of said roads as are comprehended within the limits of said town, as shall appear to them to be just and reasonable, taking all circumstances into due consideration.

C H A P. LVII.

An ACT respecting the indenting of deeds.

Passed De-

it enacted, by the General Assembly of Maryland, That indenting shall Indenting not not be necessary to the validity of any deed which shall be made after the necessary. passage of this act, any law, usage or custom, to the contrary notwithstanding.

> A P. LVIII.

An additional supplement to an act, entitled, An act to provide Passed Defor the appointment of commissioners for the regulation and improvement of Easton, in Talbot county, and to establish and

regulate a market in the faid town.

THEREAS the powers of the commissioners of Easton are by several Preamble. acts of affembly heretofore passed confined to the limits and boundaries of the faid town, and as the inhabitants of Easton have, at their own expence, built a wharf at a place called Town Point, and it is reasonable to invest the commissioners of the said town with a power of making any regulations that they may deem necessary, either with respect to the said wharf, or the road now laid off and established as a public road down to the same wharf; therefore,

II. Be it enacted, by the General Assembly of Maryland, That from and after Commissionthe passage of this law, the commissioners of the said town of Easton shall and regulations. they are hereby authorised and required to make such regulations with regard to the faid road and wharf as they in their judgment shall deem expedient and necessary.

III. And be it enacted, That at the next election of commissioners for the said Four addititown there shall be elected four additional commissioners, so as to make the num- some sto be ber hereafter nine instead of five commissioners, which said commissioners shall elected, &c. arrange themselves in classes, and three of their number, from time to time hereafter, shall go out, and the like number be re-elected in their stead, at the same time, and in the like manner, as the faid elections are regulated by the law to which this is a supplement, and all provisions in the said law incompatible herewith, are hereby declared to be repealed and annulled.

Ρ. LIX.  $\mathbf{C} \cdot \mathbf{H} \cdot \mathbf{A}$ 

An ACT to pay the civil list and other expences of civil govern- Passed De-

HEREAS those who dedicate their time, abilities and labour, to the Preamble. public, ought to receive a reasonable and adequate compensation for their fervices;

II. Be it enacted, by the General Assembly of Maryland, That the following Officers salaofficers of civil government for the time being, shall be entitled to receive at the ries. rate of the following salaries, in current money, for the ensuing year, to wit: