

## ADVANCEMENT.

- Children of an intestate, or their issue, having received any real estate by way of advancement, may elect to come into partition with the other parceners, on bringing such advancement into hotchpot with the estate descended—1820, ch. 191, sec. 5, . . . . . 747  
 See *Descent*.  
 But they shall not be entitled to claim a share by descent without bringing such advancement into the common stock or hotchpot, if there be another child or children unprovided for—1820, ch. 191, sec. 5, 747  
 See *Orphans Court*.

## ADVERTISEMENT.

- Directions for giving notice by advertisement in cases in the chancery and county courts—1785, ch. 72, sec. 1, p. 208; April, 1787, ch. 30, sec. 2, p. 243; 1789, ch. 46, sec. 3, p. 256; 1791, ch. 79, sec. 2, p. 283; 1792, ch. 41, sec. 2, p. 286; 1794, ch. 60, sec. 2, p. 315; 1795, ch. 88, sec. 1, p. 329; 1797, ch. 114, sec. 3, p. 357; 1799, ch. 79, sec. 1, p. 418; 1818, ch. 133, sec. 1, . . . . . 692  
 See *Notice*.

## AFFIDAVIT.

- How to be made of the service of copies of decrees in chancery, or leaving them at the defendant's dwelling in order to obtain execution, attachment, &c. thereon—1785, ch. 72, sec. 28, . . . . . 224  
 How to be made of waste after injunction granted in order to ground an attachment—1785, ch. 72, sec. 28, . . . . . 224

## AGREEMENTS.

- The chancery court may compel a conveyance from infants of lands bound by agreement to convey—1773, ch. 7, . . . . . 121  
 Mode of enforcing agreements against non-residents—1792, ch. 41, sec. 2, p. 286; 1804, ch. 107, . . . . . 498

## ALIENS.

See *Foreigners*.

## ALIMONY.

- The chancellor to hear and determine all causes for alimony in as full and ample manner as they could be determined by the laws of England in the ecclesiastical courts—Feb. 1777, ch. 12, sec. 14, . . . . . 134

## AMERCIAMENTS.

- Mode of amercing sheriffs or coroners in the chancery court, and of proceedings on such amerciaments—1785, ch. 72, sec. 23, . . . . . 220

## APPEALS.

- Appeals from the chancery court, in cases where they lie, to be made within nine months and not afterwards—1785, ch. 72, sec. 27, . . . . . 223