CHANCERY.] PUBLIC GENERAL LAW.	2499 Page.
May direct the sale of lands, &c. of infants, upon petition by guardian or prochein ami, if it be for the advantage of such infants to make	
sale, &c.—1816, ch. 154, sec. 1,	. 644
To appoint trustees, &c.—1816, ch. 154, sec. 2,	. 644
All sales made by the authority of the chancellor or county courts, to be confirmed by them, and upon payment of the purchase money	
conveyance to be made, &c.—1816, ch. 154, sec. 3,	. 644
Allowance to the trustee, &c.—1816, ch. 154, sec. 4,	645
The principal arising from the sale of any real estate not to be applied to the maintenance, &c. of any infant, unless the chancellor or	l
county court may consider it necessary, &c 1816, ch. 154	
sec. 8,	645
Widow entitled to dower consenting to a sale, &c. chancellor or county courts may award such proportion to such widow as he or they	•
may think just, &c.—1816, ch. 154, sec. 10,	645
Such award to bar, &c.—1816, ch. 154, sec. 10,	646
Directions how to proceed in case the widow does not consent to a	
sale, &c.—1816, ch. 154, sec. 11, In case of death of trustee how vacancy to be supplied, &c.—1816, ch.	646
154, sec. 12,	646
Where infants are seized of a reversion dependant upon a life estate, &c. tenant for life assenting to a sale, chancellor to order annual in-	
terest, &c. to be paid to such tenant for life-1816, ch. 154, sec. 13,	
In all cases of petitions where non-residents are parties, courts to	
cause notice to be given in the public newspapers for such party	
to appear on a certain day; on notice given court to hear and	
determine the same as fully as if the party had appeared-1818,	
ch. 133, sec. 1,	693
The chancellor, &c. to examine the dockets, &c. to specify the periods	
from term to term in which unrecorded papers, &c. to be recorded,	
&c.—1817, ch. 119, sec. 6,	666
Books to be brought before the chancellor, &c. to determine whether	
the records are made up agreeably to law—1817, ch. 119, sec. 6, Upon failure of the officer to perform the duties his bond to be sued,	666
&c.—1817, ch. 119, sec. 6,	666
Annapolis to be the place for holding the sessions of the high court of chancery—Const. 1836, ch. 197.	
For what sums suits may be brought in chancery-April, 1715, ch. 41,	
sec. 7,	25
The chancery court may direct a conveyance by infants seized or possessed of lands, &c. in trust or by mortgage, or charged with the payment of money or tobacco, or bound by an agreement to convey	
_1773, ch. 7, sec. 1, 2,	121
May direct a conveyance of lands charged as aforesaid held by persons	
being idiot, lunatic or non compos mentis—1773, ch. 7, sec. 2,	123
The conveyances to be made in such manner as the court of chancery	
shall direct, and those made by infants to be as effectual as if they	
were of age—1773, ch. 7, sec. 2,	123
, , ,	
•	