mereni incindoned—1100; en. 12, acc. 23,	اندند
Proceedings directed against such sheriffs by amerciament, execution,	
&c. on their failing to comply with the orders of the court-1785,	
ch. 72, sec. 23,	220
Against sheriffs, &c. not making return of process-1785, ch. 72,	
sec. 24,	222
	222
Manner of compelling a compliance with a judgment or decree—1785,	
ch. 72, sec. 25, p. 222; 1818, ch. 193, sec. 4,	700
On a demurrer or plea being overruled upon argument or otherwise,	
or being withdrawn without leave of the court, the sum of five	
pounds and the costs thereof shall be paid by the opposite party,	
to be enforced by process of contempt-1785, ch. 72, sec. 25,	222
The process of commission of rebellion and sergeant-at-arms, shall be	
	000
omitted in chancery—1785, ch. 72, sec. 26,	223
Appeals from the decision of the chancery court (in cases where they	
lie,) shall be made within nine months therefrom and not after-	
	MUU
wards—1785, ch. 72, sec. 27, p. 223; 1818, ch. 193, sec. 1,	700
Proceedings in cases of injunction issued by order of the chancellor	
to stay waste, and manner of enforcing such order-1785, ch. 72,	
sec. 28,	224
	224
Proceedings directed where a mortgagor, his heirs, &c. shall be a	
British subject, and the person having the right, a citizen-1785,	
ch. 72, sec. 29,	225
Where a mortgagor of real property within this state to a citizen	
thereof, shall reside out of the state and within the United States-	
1785, ch. 72, sec. 30,	225
Where the defendant residing out of the state is an infant, idiot, &c.	
the same proceedings to be had against them as if residents-1785,	
ch. 72, sec. 30,	225
Proceedings in case of a bill filed against a defendant or defendants in	
this state, in which it may be necessary to join a defendant or de-	
	ൈ
	226
The chancellor may appoint a messenger to attend his court, or a spe-	
cial messenger at the request of the parties to execute process, &c.	
	226
	226
The chancellor empowered to commit any person in contempt to the	
custody of the messenger, to be closely confined in the gaol of	
Anne Arundel county, or in the county where he lives, or may be	
	008
	227
If such person be the sheriff of a county, he may be confined in the	
gaol of Anne Arundel county, or any one adjoining to his own, till	
	227
• • • • • • • • • • • • • • • • • • • •	ا شب
The chancellor may in all cases execute any order or decree in pursu-	
ance of the power and authority hereby conferred-1785, ch. 72,	
· · · · · · · · · · · · · · · · · · ·	227
•	
But nothing herein shall deprive any person of the liberty of appeal	202
—1785, ch. 72, sec. 34,	227