CHANCERY.] PUBLIC GENERAL LAW.	2507 . Page-
Commission for taking depositions may issue with the consent of both parties, to one person instead of four—1795, ch. 88, sec. 4,	331 331
approbation of the chancellor, to one person, or to three with power to any two-1799, ch. 79, sec. 6,	420
Commissioners, to take testimony in causes in a court of chancery or county courts sitting as courts of equity, to be issued to two persons to be appointed by the court, or any judge thereof, instead of being issued to four commissioners—1826, ch. 222,	892
Relating to issuing commissions to take, in certain cases, authorizing the issuing a commission to one person only, to take testimony in causes depending in chancery, &c. if the parties in the cause consent thereto—1829, ch. 159,	984
In case of application for divorce, to provide for taking—1829, ch. 159, Commission to be allowed by the chancellor to guardians, trustees, &c. making disposition or sale of property under an order or decree—	644
April, 1787, ch. 30, sec 5, p. 244; 1816, ch. 154, County courts to issue commission to take answers of defendants, and also take depositions of witnesses, &c.—1815, ch. 163, sec. 4,	
Where a widow entitled to dower does not consent to a sale of the whole lands, &c. county courts or chancellor to issue commission, &c.—1816, ch. 154, sec. 11,	
Where guardians petition for the sale of the real estate of infants, courts to issue commission to three discreet freeholders to ascertain the real value of the lands, &c.—1818, ch. 133, sec. 2, See Infants.	
COMMITTEE.	
The chancellor may appoint a committee for lunatics, &c.—1785, ch. 72, sec. 6,	211
CONFISCATION.	
The chancellor empowered to determine all disputes between the purchasers of confiscated property and the state—April, 1787, ch. 30, sec. 4,	
Deeds to be execued by the chancellor on sales made by governor and council—1802, ch. 100, sec. 11,	470
deed executed, on bill filed, chancellor to decree a conveyance on money being paid, if any due—1805, ch. 93,	513
of confiscated British property, &c.—1805, ch. 99,	527
Contracts to purchasers, although without deed, not to be affected by a decree for recording deeds which have not been recorded in time—	•
1785, ch. 72, sec. 11,	213

,