Directions relative to surplus interest—1816, ch. 154, sec. 6,  Moneys vested to be vested in the name of infants, and how to be transferred—1816, ch. 154, sec. 7,  The principal arising from the sale of any real estate not to be applied towards the maintenance or education of any infant, unless the chancellor or county court think it necessary—1816, ch. 154, sec. 8,  A widow entitled to dower consenting to a sale, &c. the chancellor or county courts may award such proportion of purchase to such widow as he or they may think just, &c.—1816, ch. 154, sec. 10,  Such award to bar the widow's claim to dower so sold—1816, ch. 154, sec. 10,  In case of infant's death, &c. proceeds of sale, &c. to descend in the same manner as if no sale had been made—1816, ch. 154, sec. 9,  Directions how to proceed in case the widow does not consent to a sale—1816, ch. 154, sec. 11,  How vacancies are to be supplied on the death of trustee—1816,	645 645 645 646 646 646
Moneys vested to be vested in the name of infants, and how to be transferred—1816, ch. 154, sec. 7.  The principal arising from the sale of any real estate not to be applied towards the maintenance or education of any infant, unless the chancellor or county court think it necessary—1816, ch. 154, sec. 8,  A widow entitled to dower consenting to a sale, &c. the chancellor or county courts may award such proportion of purchase to such widow as he or they may think just, &c.—1816, ch. 154, sec. 10,  Such award to bar the widow's claim to dower so sold—1816, ch. 154, sec. 10,  In case of infant's death, &c. proceeds of sale, &c. to descend in the same manner as if no sale had been made—1816, ch. 154, sec. 9,  Directions how to proceed in case the widow does not consent to a sale—1816, ch. 154, sec. 11,  How vacancies are to be supplied on the death of trustee—1816,	645 646 646
transferred—1816, ch. 154, sec. 7,  The principal arising from the sale of any real estate not to be applied towards the maintenance or education of any infant, unless the chancellor or county court think it necessary—1816, ch. 154, sec. 8,  A widow entitled to dower consenting to a sale, &c. the chancellor or county courts may award such proportion of purchase to such widow as he or they may think just, &c.—1816, ch. 154, sec. 10,  Such award to bar the widow's claim to dower so sold—1816, ch. 154, sec. 10,  In case of infant's death, &c. proceeds of sale, &c. to descend in the same manner as if no sale had been made—1816, ch. 154, sec. 9,  Directions how to proceed in case the widow does not consent to a sale—1816, ch. 154, sec. 11,  How vacancies are to be supplied on the death of trustee—1816,	645 646 646
The principal arising from the sale of any real estate not to be applied towards the maintenance or education of any infant, unless the chancellor or county court think it necessary—1816, ch. 154, sec. 8, .  A widow entitled to dower consenting to a sale, &c. the chancellor or county courts may award such proportion of purchase to such widow as he or they may think just, &c.—1816, ch. 154, sec. 10,  Such award to bar the widow's claim to dower so sold—1816, ch. 154, sec. 10,  In case of infant's death, &c. proceeds of sale, &c. to descend in the same manner as if no sale had been made—1816, ch. 154, sec. 9,  Directions how to proceed in case the widow does not consent to a sale—1816, ch. 154, sec. 11,  How vacancies are to be supplied on the death of trustee—1816,	645 646 646
towards the maintenance or education of any infant, unless the chancellor or county court think it necessary—1816, ch. 154, sec. 8, .  A widow entitled to dower consenting to a sale, &c. the chancellor or county courts may award such proportion of purchase to such widow as he or they may think just, &c.—1816, ch. 154, sec. 10,  Such award to bar the widow's claim to dower so sold—1816, ch. 154, sec. 10,  In case of infant's death, &c. proceeds of sale, &c. to descend in the same manner as if no sale had been made—1816, ch. 154, sec. 9,  Directions how to proceed in case the widow does not consent to a sale—1816, ch. 154, sec. 11,  How vacancies are to be supplied on the death of trustee—1816,	646 646
cellor or county court think it necessary—1816, ch. 154, sec. 8,  A widow entitled to dower consenting to a sale, &c. the chancellor or county courts may award such proportion of purchase to such widow as he or they may think just, &c.—1816, ch. 154, sec. 10,  Such award to bar the widow's claim to dower so sold—1816, ch. 154, sec. 10,  In case of infant's death, &c. proceeds of sale, &c. to descend in the same manner as if no sale had been made—1816, ch. 154, sec. 9,  Directions how to proceed in case the widow does not consent to a sale—1816, ch. 154, sec. 11,  How vacancies are to be supplied on the death of trustee—1816,	646 646
A widow entitled to dower consenting to a sale, &c. the chancellor or county courts may award such proportion of purchase to such widow as he or they may think just, &c.—1816, ch. 154, sec. 10, Such award to bar the widow's claim to dower so sold—1816, ch. 154, sec. 10,  In case of infant's death, &c. proceeds of sale, &c. to descend in the same manner as if no sale had been made—1816, ch. 154, sec. 9,  Directions how to proceed in case the widow does not consent to a sale—1816, ch. 154, sec. 11,  How vacancies are to be supplied on the death of trustee—1816,	646 646
county courts may award such proportion of purchase to such widow as he or they may think just, &c.—1816, ch. 154, sec. 10, Such award to bar the widow's claim to dower so sold—1816, ch. 154, sec. 10,  In case of infant's death, &c. proceeds of sale, &c. to descend in the same manner as if no sale had been made—1816, ch. 154, sec. 9,  Directions how to proceed in case the widow does not consent to a sale—1816, ch. 154, sec. 11,  How vacancies are to be supplied on the death of trustee—1816,	646
widow as he or they may think just, &c.—1816, ch. 154, sec. 10,  Such award to bar the widow's claim to dower so sold—1816, ch. 154,  sec. 10,  In case of infant's death, &c. proceeds of sale, &c. to descend in the  same manner as if no sale had been made—1816, ch. 154, sec. 9,  Directions how to proceed in case the widow does not consent to a  sale—1816, ch. 154, sec. 11,  How vacancies are to be supplied on the death of trustee—1816,	646
Such award to bar the widow's claim to dower so sold—1816, ch. 154, sec. 10,  In case of infant's death, &c. proceeds of sale, &c. to descend in the same manner as if no sale had been made—1816, ch. 154, sec. 9,  Directions how to proceed in case the widow does not consent to a sale—1816, ch. 154, sec. 11,  How vacancies are to be supplied on the death of trustee—1816,	646
sec. 10,  In case of infant's death, &c. proceeds of sale, &c. to descend in the same manner as if no sale had been made—1816, ch. 154, sec. 9,  Directions how to proceed in case the widow does not consent to a sale—1816, ch. 154, sec. 11,  How vacancies are to be supplied on the death of trustee—1816,	
In case of infant's death, &c. proceeds of sale, &c. to descend in the same manner as if no sale had been made—1816, ch. 154, sec. 9, . Directions how to proceed in case the widow does not consent to a sale—1816, ch. 154, sec. 11,	
same manner as if no sale had been made—1816, ch. 154, sec. 9, .  Directions how to proceed in case the widow does not consent to a sale—1816, ch. 154, sec. 11,	645
Directions how to proceed in case the widow does not consent to a sale —1816, ch. 154, sec. 11,	645
Directions how to proceed in case the widow does not consent to a sale —1816, ch. 154, sec. 11,	
sale -1816, ch. 154, sec. 11,  How vacancies are to be supplied on the death of trustee-1816,	
How vacancies are to be supplied on the death of trustee-1816,	646
ch. 154, sec. 12,	646
Where infants are seized of a reversion dependant upon an estate for	010
life, &c. tenant for life assenting to a sale, county courts or chan-	
cellor to adjudge the annual interest, &c. to be paid to such tenant	
	010
	646
In all cases where non-residents are parties, courts to direct notice	
to be given by advertisement in the public newspapers for such	
party to appear, &c. on such notice being given the court to hear	
and determine in the same manner as if such party had appeared—	
	692
Upon petitions of guardians or prochein ami for the sale of the real	
estate of infants, the courts to issue commission to ascertain the	
real value of the land, &c1818, ch. 133, sec. 2,	692
	693
To take an oath impartially to ascertain the value of such lands, &c	
	393
Appeals from orders of county courts confined to decretal orders, &c.	
	700
Provisions of the 5th section of the act of 1785, ch. 72, and its supple-	100
	700
Of the fifteenth section of same act, extended to clerk employed on	UU
	40 A
	/00
Not necessary to make any demand of a compliance with the decree	
	700
In cases where power is given to take bills pro confesso, or to issue	
commission, &c. decisions may be made on testimony taken before	
the parties instead of issuing commission—1818, ch. 193, sec. 5,	700
Provisions of the act of 1797, ch. 43, extended to county courts as	
a a a a a a a a a a a a a a a a a a a	00
County courts may decree a sale of equitable titles to real estates-	
	00
May, as courts of equity decree a sale of the real estate to save the	