

May, where sales have been made by executors under a supposed authority of a will, confirm such sales—1818, ch. 193, sec. 9, . . . 701

In cases of lands descending to minors residing out of the state, on bill filed courts may issue commission to three persons to appoint guardian to defend the suit—1818, ch. 193, sec. 12, . . . 701

Same proceedings to be had as if infants had been summoned, &c.—1818, ch. 193, sec. 12, . . . 701

Courts may decree a sale of such lands if for the benefit of such infants—1818, ch. 193, sec. 13, . . . 701

Upon appeals from chancery, or county courts as courts of equity, if it appear that proper parties have not been made, court of appeals may reverse the decree or award a new trial, &c.—1818, ch. 193, sec. 14, . . . 701

In cases of judgments, decrees, &c. unrecorded in the several county courts, clerks to grant an official copy in like manner as if such judgments, &c. had been duly recorded, &c.—1817, ch. 119, sec. 3, 665

Judges of the county courts, where such papers, judgments, &c. remain unrecorded, to examine the dockets, and cause such unrecorded papers, &c. to be recorded, &c.—1817, ch. 119, sec. 6, . . . 666

Books to be brought before the court to determine whether the records are made up agreeably to law, &c.—1817, ch. 119, sec. 6, . . . 666

Upon failure of the officers to perform the duties, his bond to be sued, &c.—1817, ch. 119, sec. 6, . . . 666

The clerks or registers of courts of justice to make up and complete their records, &c.—1817, ch. 119, sec. 7, . . . 666

The chancellor or judges to inspect the records, &c.—1817, ch. 119, sec. 7, . . . 666

On refusal of the clerk or register to perform his duty to be fined, &c.—1817, ch. 119, sec. 7, . . . 666

Judgments, &c. not relating to real estates, not to be recorded unless required by the party interested, &c.—1817, ch. 119, sec. 8, . . . 667

Clerks or registers to provide books, and after every term to transcribe, &c. the minutes of the court, &c. of all actions, &c. instead of making up the records, &c. which ended during said term, &c.—1817, ch. 119, sec. 9, . . . 667

Such transcripts to contain the names of the parties, the nature of the case, &c. the judgment, &c. by which the several actions were terminated and the bill of costs, &c.—1817, ch. 119, sec. 9, . . . 667

Said books to be paged and alphabeted, &c.—1817, ch. 119, sec. 9, . . . 667

Such books to be produced and examined by the chancellor or judges, to ascertain the manner in which the services have been performed, &c. on failure of the clerk or register to provide said books, or to make said transcripts, to be fined, &c.—1817, ch. 119, sec. 9, . . . 667

Clerks or registers to record all receipts, &c. of trustee appointed by chancellor or county courts, &c.—1816, ch. 134, sec. 1, p. 642; sec. 2, 642

Their allowance—1816, ch. 134, sec. 2, . . . 642

Copies of such receipts, &c. duly attested, to be evidence to prove such receipt, &c.—1816, ch. 134, sec. 3, . . . 643