The clerk or register of any court, required to issue any original or	Luge.
judicial writ, &c. to be served in any other county than that in	
which such court holds its session, shall issue such process di-	
rected to the sheriff, &c. and enclose the same in a letter directed to	
the clerk of such other county, &c.—1817, ch. 139, sec. 1, .	669
Clerks, &c. to send to post-offices once a week and enquire for letters	
and covers addressed to them, &c.—1817, ch. 139, sec. 2,	670
Clerks, &c. on receipt of process, to transmit a certificate, &c. to the	
clerk, &c. of the court to which the process is returnable—1817,	
ch. 139, sec. 3,	670
The expense of postage incurred by the clerks, &c. and a reasonable	
compensation for their services, to be allowed by the levy court,	
&c.—1817, ch. 139, sec. 4,	671
Penalty on every clerk or register who shall neglect to perform his	
duties—1817, ch. 139, sec. 5,	671
In all cases where courts are authorized to order an investment in the funds	
they are authorized to direct the same to be loaned out on real or such	715
other security, as they may approve, &c.—1819, ch. 144, sec. 1, The provisions of the act of 1816, respecting sales of real estate of	(10
minors, extended to the personal estate, &c.—1819, ch. 144, sec. 2,	715
The provisions of the act of 1817, ch. 139, for the conveyance and	(10
return of process, extended to the chancery court and court of ap-	
peals, &c.—1819, ch. 144, sec. 3,	715
In all cases where the chancellor or county courts shall decree any	110
sums of money to be paid out of any funds, &c. arising from any	
proceeding in said courts, any person conceiving themselves ag-	
grieved may appeal, &c.—1819, ch. 144, sec. 4,	715
See Appeals.	110

creditors.	
Provision made for the payment of creditors by mortgage or the credi-	
tors of deceased persons, by decree of the chancellor-1785, ch.	
72, sec. 1 to 9, p. 208; 1785, ch. 78, p. 228; 1789, ch. 46, p. 256;	
1790, ch. 38, p. 258; 1794, ch. 60, p. 315; 1795, ch. 88, sec. 2, 3,	
p. 330; 1797, ch. 113, p. 355; 1797, ch. 114,	357
See Mortgage.	
See Notes to 1785, ch. 72, page 208.	
Creditors after the date of a deed not recorded in time, shall not be	
affected by a decree to record such deed-1785, ch. 72, sec. 11,	213
On patents issuing for lands escheated, creditors empowered to file their	
bill against the state, and the proceedings therein directed-1794,	
ch. 60, sec. 6,	317
DATE.	
Deeds ordered to be recorded by the chancellor after the time elapsed,	
shall not affect purchasers or creditors after the date, and before	214
such recording1700, CH, 72, 880, 11,	~ 1.1