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Where any person indicted for a crime, &c. shall set up insanity or luna-	_
cy in his defence, the jury to find whether such person is insane or	
lunatic, and if found to be insane or lunatic, to be sent to the alms-	
house or hospital—1826, ch. 197,	881
Where any such person may be arrested for improper conduct, &c. the	
court if in session, may cause a jury to inquire into the fact of in-	
sanity, &c. and if the court is not in session, any judge may cause	
a jury to be summoned, &c. for that purpose; and if found to be	
insane, to send him to the alms-house or hospital, &c1826,	
ch. 197,	881
If such insane person is possessed of personal property, the court to	
appoint a trustee, &c1826, ch. 197,	883
The lands of any lunatic, idiot, or person non compos mentis, may,	
upon the petition of the guardian, &c. to the chancellor or county	
court, be decreed to be sold-1828, ch. 26, sec. 1,	944
In case of the death of the lunatic, &c. the money arising from the	
sale to belong to the person who would have been entitled to the	
land if it had not been sold-1828, ch. 26, sec. 3,	945
The chancellor or county court may make an allowance to any trustee,	
&c. charged with the care of the person and estate of any lunatic,	
&c.—1828, ch. 26, sec. 4,	945
Persons arrested, appearing to be lunatic or insane, subject to the same	
proceedings as other persons arrested for crimes and misdemean-	
ors—1828, ch. 201,	973
Idiots, &c. chancery court authorized, on application of trustees of, &c.	
to order the sale or lease of the property of, &c1829, ch. 22,	995
Courts of equity may decree a lease instead of sale of lands in the	
city of Baltimore, of-1831, ch. 311, sec. 2,	1054
When seized of remainder or reversion power of decreeing demises	
extended to courts of equity, if the assent of the tenant of the par-	
ticular estate to be demised, be obtained, &c1831, ch. 311, sec. 3,	
p. 1054; sec. 9,	1056
Provision in cases of refusal of assent, &c. as above-1831, ch. 311,	
sec. 4, 5,	1055
Notice to be given to non-residents as prescribed by the 2nd section of	
the act of 1797, ch. 114-1831, ch. 311, sec. 10, p. 1056; sec. 13,	1057
Courts may decree a mortgage of interest or estate of, when it shall	
	1057
In cases where debts, &c. are due from corporations to lunatics, oath	1001
of committee sufficient, under the laws directing the manner of	
suing out attachments, &c.—1832, ch. 280, sec. 2,	1089
No such attachment to be set aside for want of form—1832, ch. 280, .	
Chancery court, or Baltimore county court, as a court of equity, may	1000
order the leasing of the estates of idiots and lunatics, or the ac-	
	1118
Where any person is alleged to be insane, county courts, or Baltimore	1110
city court, to cause a jury to be summoned, to inquire whether such	
person is insane and a pauper; if found so, court to cause him to	
	1143
to the annual course of Heathan's con-real on Tolk	1110