

In cases of applications by creditors for the sale of the estates of idiots and lunatics, not necessary to satisfy the court that the sale will benefit the estate, &c.—1833, ch. 150, sec. 1, 1118

Chancery court or Baltimore county court, as a court of equity, may order the leasing of the estates of idiots and lunatics, on the acceptance of the surrender of leases, &c.—1833, ch. 150, sec. 2, . . . 1118

The power of courts of equity to decree sale of infants' estates to extend to all cases of trust for infants, and to all such cases of trusts concerning ground in the city of Baltimore—1835, ch. 380, sec. 9, 1224

In all cases in chancery, where the answer of an infant defendant is filed, admitting the facts stated in the bill, or making no defence to the claim of complainant, a commission may issue to such person, &c. as the court may direct, on the application of the complainant—1836, ch. 128, sec. 1, 1234

INJUNCTION.

Directions respecting injunctions to stay waste—1785, ch. 72, sec. 28, 224

On application for an injunction to stay proceedings at law by executor, the chancellor shall have power to prescribe the penalty of a bond, to be executed with a surety or sureties to be approved by him, before such injunction is granted—1793, ch. 75, sec. 2, . . . 304

Where an injunction is obtained by executors or administrators, on filing such bonds the chancellor may decree against them as equity and good conscience require—1793, ch. 75, sec. 3, 304

On a judgment on motion against a sheriff or collector for refusing or neglecting to pay over money, no injunction allowed—1797, ch. 43, sec. 1, 347

Directions respecting personal property taken in execution on which an injunction has issued—1799, ch. 79, sec. 10, 421

Where a perpetual injunction is decreed against the state, the chancellor may order the treasurer to cancel the bond—1799, ch. 79, sec. 11, 422

The judges of the several judicial districts may grant injunctions, &c.—1814, ch. 94, sec. 2, p. 627; 1815, ch. 163, sec. 5, 635

INTERPLEADER.

Where a bill of interpleader shall be filed, and one or more of the defendants are absent out of the state, the chancellor, or county court, on receiving the answers of the defendants in the state, to order notice of publication, &c. If the absent defendants shall not answer by the day limited in such notice, then the answers filed shall be considered the answer of the absent defendant, and chancellor, or county court may decree, &c.—1826, ch. 199, 863

INTERROGATORIES.

In commissions from the court of chancery the commissioner shall read the interrogatories so that they may be heard by the parties, their attorneys or agents—1785, ch. 72, sec. 14, 215