

Where infants are seized of a reversion dependent upon an estate for life, &c. tenant for life assenting to a sale, county courts or chancellor to adjudge the annual interest, &c. to be paid over to such tenant—1816, ch. 154, sec. 13,	646
Upon the petition of guardians for the sale of the real estate of infants, courts to issue commission to ascertain the real value of the lands, &c.—1818, ch. 133, sec. 2,	693
A sale of equitable titles to real estates may be decreed—1818, ch. 193, sec. 7,	700
A sale of the real estate to save the personal, may be decreed with the consent of parties—1818, ch. 193, sec. 8,	700
Where sales have been made by executors under the supposed authority of a will, courts may confirm such sales—1818, ch. 193, sec. 9,	701
Courts may decree a sale of lands descending to minors residing out of the state, if for the benefit of such minors, &c.—1818, ch. 193, sec. 13,	701
See ante <i>Idiots, Infants and Lunatics.</i>	

SEQUESTRATION.

Judgments and decrees of the chancery court may be executed and fulfilled by sequestration of the real and personal estate—1785, ch. 72, sec. 25,	222
---	-----

SHERIFFS.

Mode of amercing sheriffs or coroners in the chancery court, and of proceedings on such amerciaments—1785, ch. 72, sec. 23, p. 220 ; sec. 23,	221
On a sheriff refusing or neglecting to pay over money which he shall have levied, collected or received, or which he ought to have levied, collected or received, the courts may, on motion, order judgment to be entered against him, and immediate execution to issue in the manner and on the proof therein directed—1797, ch. 43, sec. 1, p. 347 ; 1818, ch. 193, sec. 6,	700
The demand liable to be controverted before, and determined by a jury—1797, ch. 43, sec. 1,	347
No writ of error, supersedeas, injunction, or appeal, to be allowed on such judgment—1797, ch. 43, sec. 1,	347
Directions respecting property taken in execution on which an injunction has issued—1799, ch. 79, sec. 10,	421
If any sheriff, coroner, &c. to whom any writ or other process shall be directed and delivered, shall neglect to serve the same, and make due return thereof, such neglect shall be adjudged a contempt of the court, and such sheriff, &c. shall for such contempt forfeit and pay a fine not exceeding fifty dollars, &c.—1817, ch. 139, sec. 6,	671
Sheriff, &c. may return by mail any process to him directed, to be served, but the non-return of such process by the time limited shall not be excused by any evidence which such sheriff may offer, except the affidavit of such officer himself—1817, ch. 139, sec. 7,	672