

STATE.

Provision made for bringing suits or filing bills against the state in the cases of escheat lands therein mentioned—1799, ch. 79, sec. 7, 8, 420

SUPERSEDEAS.

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

SURPLUS.

The surplus of an intestate's estate how to be distributed—1798, ch. 101, sub ch. 11, sec. 1, 401

The surplus interest of an infant's estate how to be vested—1816, ch. 154, sec. 6, 645

TESTIMONY.

Commission may issue from chancery to perpetuate testimony on bill filed for that purpose before appearance by defendant—July, 1779, ch. 8, sec. 8, 146

On motion thereof, if no good objection is made within twelve months, the chancellor may order it to be recorded in perpetual memory—1779, ch. 8, sec. 8, 146

TOBACCO.

The sum of money or tobacco prescribed to be within the jurisdiction of the chancery court—April, 1715, ch. 41, sec. 7, 25

Provision made for the sale of lands held by infants if chargeable with the payment of money or tobacco—1773, ch. 7, p. 122; 1778, ch. 22, 144

WASTE.

Provision made respecting injunction to stay waste—1785, ch. 72, sec. 28, 224

WIDOW.

A widow consenting to a sale, &c. chancellor or county courts to award such widow such proportion as he or they may think just, &c.—1816, ch. 154, sec. 10, 646

Such award to be a bar to all right of dower—1816, ch. 154, sec. 10, 646

Directions how to proceed in case the widow does not consent, &c.—1816, ch. 154, sec. 11, 646

WILLS.

Widow entitled to dower in lands held by equitable title in husband, &c.—1818, ch. 193, sec. 10, 701

Such right of dower not to prejudice any claim for the purchase money, &c.—1818, ch. 193, sec. 10, 701