Chancery.]	PUBLIC	GENERAL	LAW.		2539 Pago.
		STATE.	•		
Provision made for b cases of escheat l					420
	81	UPERSEDEAS.			
On a judgment on m neglecting to pa ch. 43, sec. 1,	y over moi	ne <mark>y, no su</mark> per	rsedeas allowed-		347
		SURPLUS.			
The surplus of an ch. 101, sub ch. 1					401
The surplus interest ch. 154, sec. 6,	t of an infa	nt's estate ho	w to be vested-	<b>—1816</b> ,	645
		TESTIMONY.	•		
Commission may issufiled for that purp	ue from chai	ncery to perpe	etuate testimony	on bill	
					146
the chancellor me 1779, ch. 8, sec. 9	y order it to		in perpetual me	mory—	146
		TOBACCO.			
The sum of money tion of the chanc Provision made for the the payment of	ery court—. he sale of la	prescribed to April, 1715, cl nds held by in	n. 41, sec. 7, fants if chargeat	 ole with	25
ch. 22,				•	144
WASTE.					
Provision made resp	necting inju	nction to stay	waste—1785,		224
		wipow.			
A widow consenting award such wido	w such pro	&c. chancell portion as he	or or county co or they may this	urts to nk just,	•
&c.—1816, ch. 1	54, sec. 10,		1016 - 154 -		646
Such award to be a be Directions how to per	roceed in c	nt of dower— ase the widov	v does not conse	ent, &c.	646 646
—1816, ch. 154,	sec. 11, ·	• •	• • •	• •	,
W1LLS.					
Widow entitled to do &c1818, ch. 19	93, sec. 10,			• •	701
Such right of dower money, &c.—181	not to pr 8, ch. 193, s	ejuaice any c sec. 10, .	· · · ·	irchase	701