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In case widow is entitled to dower in any real estate sold, proportion of purchase money to be awarded her—1819, ch. 183, sec. 1, . . . . .	720
Before any sale to affect her interest her consent in writing to be filed—1819, ch. 183, sec. 2, . . . . .	721
May send causes in which he is interested or may have been engaged as counsel to the chief judge of the third judicial district, or either of the associate judges to be determined upon by said judge, or by the court, at the election of the parties—1821, ch. 218, p. 774; 1822, ch. 107, . . . . .	782
In cases where the chancery court is authorized to order an investment in the funds, it may order and direct the same to be loaned out on such security as the chancellor shall approve, provided it shall appear advantageous to the parties interested—1819, ch. 144, sec. 1, . . . . .	715
The provisions of the act of 1816, ch. 154, which authorizes the chancery court, &c. to make sale of the real estates of infants, extended to the personal estate of such infants—1819, ch. 144, sec. 2, . . . . .	715
The provisions of the act of 1817, ch. 139, which provides for the conveyance and return of process, issued from the courts of one county to the officers of another, extended to the chancery court—1819, ch. 144, sec. 3, . . . . .	715
In cases where the chancellor shall decree, order or direct any sums of money to be paid out of any funds or the proceeds thereof, arising from any proceeding or decree in the chancery court, any person, &c. feeling himself aggrieved, may within three months pray an appeal from such decree or order to the court of appeals, and the same to be allowed—1819, ch. 144, sec. 4, . . . . .	715
A copy of the proceedings or so much as may be necessary to be transmitted to the court of appeals for the western shore, if the cause shall arise on the western shore, or to the court of appeals for the eastern shore, if the cause shall arise on the eastern shore—1819, ch. 144, sec. 4, . . . . .	715
In cases where any real estates in which any widow is entitled to dower, is sold to save the personal, the chancellor or county courts, may award to the widow a certain proportion of the purchase money in lieu of such right of dower—1819, ch. 163, . . . . .	721
Before such sale is decreed, the consent of the widow to be obtained in writing and filed—1819, ch. 163, sec. 2, . . . . .	721
Where a subpoena, is regularly returned 'summoned,' and the defendant neglects to appear, or appearing, to file an answer within the time limited by law, an interlocutory decree may be entered on motion of complainant, and a commission ex parte issued to support the allegations in the bill—1820, ch. 161, sec. 1, . . . . .	731
Where such bill shall allege any matter to be in the private knowledge of defendant and pray a discovery, the court may on application of complainant supported by affidavit take the said bill as to that matter <i>pro confesso</i> —1820, ch. 161, sec. 1, . . . . .	731
The defendant may file his answer after the entering of an interlocutory decree on terms to be prescribed by the court, but the filing of	