

- the bond to be taken, chancellor may cause the state to be named as a party obligee—1830, ch. 185, . . . . . 1007
- Where there are two or more defendants, and there shall be a decree that they shall convey the lands in controversy, the chancellor, or county court, may decree that the conveyance shall be made by the defendants, or a trustee may be appointed for that purpose; but if no conveyance is made, the decree shall operate as a conveyance—1826, ch. 159, . . . . . 877
- 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 courts may decree, &c.—1826, ch. 199, . . . . . 883
- Commissioners to take testimony in causes in a court of chancery, or county courts, sitting as courts of equity, to be issued to persons to be appointed by the court, or any judge thereof, instead of being issued to four commissioners—1826, ch. 222, . . . . . 892
- Certain records of the court, when completed, to be evidence—1826, ch. 237, . . . . . 896
- See *Appeals*, and—1826, ch. 200, . . . . . 884
- No appeal allowed from decree of the, unless it be final, or order in the nature of a final decree, &c.—1830, ch. 185, sec. 1, . . . . . 1007
- All provisions, orders and decrees to be open in the appellate court, as if appealed from within nine months—1830, ch. 185, . . . . . 1007
- Tax for affixing the great seal to papers issuing out of, abolished—1830, ch. 187, . . . . . 1008
- Suits depending in county courts of the first judicial district may be removed to, &c.—1831, ch. 309, . . . . . 1053
- The superintending power of, with respect to trusts not to be effected by any construction of the act of 1831, ch. 315—1831, ch. 315, sec. 17, . . . . . 1064
- The execution of any decree of, for sale, &c. of real or personal property, &c. shall not be suspended, unless a prayer for appeal be entered or filed among the proceedings and bond, &c. be given—1830, ch. 185, . . . . . 1007
- May, when persons are jointly or in common possessed of any term of years, or lease hold and desire a partition, decree a sale, &c. or division, &c.—1831, ch. 311, sec. 1, . . . . . 1053
- May in all cases, where by the acts of 1816, chap. 134, and 1818, chap. 193, they are authorized to sell lands, &c. instead of such sale, decree such lands, if situated in Baltimore, to be leased for a term of years, &c.—1831, ch. 311, sec. 2, . . . . . 1054
- May decree demises where infants are seized of remainder or reversion, if the assent of the tenant of the particular estate, and of the subsequent or intermediate remainder may be obtained, and also when infants may be tenants of the particular estate for years or life, &c.—1831, ch. 311, sec. 3, . . . . . 1054