

May (where the assent of the person required, shall be an infant, or being of full age, shall refuse) decree whether a demise shall be made, which when made, to avail as if infants were of full age—1831, ch. 311, sec. 4, . . . . . 1055

May decree a demise, &c. where the tenant of the particular estate for life, &c. is of full age, and shall pray for such decree—1831, ch. 311, sec. 5, . . . . . 1055

The provision in respect to the necessity and competency of assent, &c. to apply to the tenant of full age—1831, ch. 311, . . . . . 1055

Provisions of sundry acts extended, &c. explanatory of the 13th section of the act of 1816, ch. 154, &c.—1831, ch. 311, sec. 6, p. 1054; sec. 7, 8, 9, . . . . . 1056

May order notice by publication in case of non-residents in the same manner as is prescribed in the 2d section of the act of 1797, ch. 114, to other heirs—1831, ch. 311, sec. 10, . . . . . 1056

In case of death of trustee, descent of legal estate directed—1831, ch. 311, sec. 11, . . . . . 1056

May decree a mortgage of the contract, &c. of infants, &c. where it may appear to be of advantage to the real property to improve the same or relieve from charges, &c.—1831, ch. 311, sec. 12, . . . . . 1057

May where all or any of the parties defendant are non-residents, on due notice by publication of the object of the bill, &c. and proceed as in case of defendant residing out of the state, &c.—1831, ch. 311, sec. 13, . . . . . 1057

Suit not to abate in case of marriage, on application, pleading to be amended, &c.—1831, ch. 311, sec. 14, . . . . . 1058

To record any paper filed in any proceeding in chancery, at the request and cost of the party; copy of the record to have same effect as original, in case of loss—1832, ch. 302, sec. 2, . . . . . 1093

Where defendant shall have been twice returned non est, court to order publication and to proceed as if he were a non-resident—1832, ch. 302, sec. 3, . . . . . 1093

Provisions of the act of 1804, ch. 107, extended to all cases instituted in chancery—1832, ch. 302, sec. 4, . . . . . 1093

Objections to the competency of witnesses, admissibility of evidence, &c. shall be made by exceptions; and no point relating thereto, shall be raised in the court of appeals, unless raised in the court below—1832, ch. 302, sec. 5, . . . . . 1093

Court to file its opinion, upon any final decree or order—1832, ch. 302, sec. 5, . . . . . 1093

Court of appeals, instead of passing a final decree, may remand case for further proceedings, necessary to determine its merits, the order of the court to be final, as to points decided, &c. to express reasons for remanding, &c. In all cases of appeal from chancery to file its opinions, &c.—1832, ch. 302, sec. 6, . . . . . 1094

Where any infant feme covert shall unite with her husband in a conveyance to pass her dower, court may declare it valid, if equitable—1832, ch. 302, sec. 7, . . . . . 1094