

Pending the appeal, such order to have no operation except in cases of injunction to stay waste—1835, ch. 346, sec. 3, 1220

Nor in such case shall it be necessary for the party to give bond except where the party had given bond to indemnify the opposite party, &c.—1835, ch. 346, sec. 3, 1220

Provided, that in all cases, court may require or accept bond, &c.—1835, ch. 346, sec. 3, 1220

Authorized to decree exchanges of property in the city of Baltimore, in which infants have an interest, &c.—May, 1835, ch. 367, sec. 2.

The court of chancery, or Baltimore county court, as a court of equity, may upon application and proceedings as are prescribed for sales of infants' estates, to decree, when it shall appear to be for the interest of the infants, the exchanges of real estate, or chattels real, wherein or where, of infants may have any estate interest, trust, or property or benefit, and where the same shall be situate in said city of Baltimore, for other real estate or chattels, real or interest, trust, or property benefit therein, or thereof, situate also in said city; the court in such exchange not requiring equality or sameness in quantity or character of estate or interest, and appointing a trustee or trustees, to execute conveyances for carrying into effect such exchanges—1835, ch. 367,

[NOTE.—The above provision is reprinted from a private act in favour of John Walsh's representatives.]

In all cases hereafter instituted for the sale of any property, real, personal, or mixed, upon any lien or liability for debt, &c. sale may be ordered before a final hearing, giving the grantor a day to redeem, &c. proceeds of such sales to be subject to the order of the court, &c.—May, 1835, ch. 380, sec. 1, 1222

In cases to vacate conveyance or other act as fraudulent, against creditors, not necessary to have obtained judgment in order to the relief—May, 1835, ch. 380, sec. 2, 1222

Provided, if the debt be not admitted, court may send an issue, to determine the fact, to a court of law—1835, ch. 380, sec. 2, 1222

In cases of injunctions granted, on filing the answer, the defendant may appeal, &c.—1835, ch. 380, sec. 3, 1223

Where no bond has been given the appeal to stay the injunction, except in case of waste, &c. provided bond is given by the appellant to be approved by any judge of the court of appeals, and filed in the court issuing the injunction, &c.—1835, ch. 380, sec. 4, 1223

The provisions of the act of 1831, ch. 311, extended to cases of chattels, real and of executory devises of real estate in Baltimore city—1835, ch. 380, sec. 5, 1223

The provisions of the act of 1804, ch. 107, extended to all cases in equity in any wise concerning lands, &c. in regard to resident, and non-resident defendants, &c.—1835, ch. 380, sec. 6, 1223

Where it shall appear proper to the court, bonds may be taken in the name of the state as obligee—1835, ch. 380, sec. 7, 1224

In cases of injunction, how testimony shall be taken, &c.—1835, ch. 380, sec. 8, 1224