	Page.
The governor required to draw upon the treasurer of the western shore	
for \$160 for each of said persons, who shall be permitted to remove	
to the Pennsylvania institution for deaf and dumb, there to be edu-	
cated, &c1827, ch. 140,	935
Further empowered to draw for the expense incurred in transporta-	
tion, &c.—1827, ch. 140,	935
	930
Total amount so to be drawn in any one year, limited to \$5,000—	00.5
1827, ch. 140,	935
No scholar to remain longer than five years at the expense of the state	
—1827, ch. 140,	935
Each county returning deaf and dumb persons under this act, entitled	
to have at least one sent for instruction-1827, ch. 140,	935
In case of any county returning none, the governor to select from such	
city or counties as return the largest number, and so on, to com-	
plete the number of twenty—1827, ch. 140,	935
	000
Persons selected by the governor, and not sent to the Pennsylvania	111-
hospital, within one year to forfeit the right—1833, ch. 125, sec. 1,	
	1116
	1116
Levy courts or commissioners, and mayor and city council of Balti-	
more, to return annually to the governor, the names and conditions	
of all deaf and dumb white persons, from nine to twenty-one years	
	1140
0. ugo, william visit i p	
DEVISEE.	
Directions for the appearance of the devisee, in suits that would have	
abated by death—1785, ch. 80, sec. 1,	229
abated by death—1709, ch. 00, sec. 1,	~~0
A devisee, or his guardian, may have an action against a widow com-	
mitting waste on the land of the deceased—1798, ch. 101, sub ch.	
13, sec. 6,	407
No devise, &c. shall lapse or fail of taking effect by the death of any	
devises, &c. in the life-time of the testator-1810, ch. 34, sec. 4,	598
All devisees and legatees shall be deemed to be within the provision of	
the 4th section of 1810, ch. 34, who are mentioned, described, or in	
any manner referred to, &c. as such, in any will or codicil-1832,	
ch. 295,	1091
May appear to actions of ejectment, &c. that would before have abated	
by the death of a party—1801, ch. 74, sec. 38,	463
by the detail of a party—1001, on 12, and be insued against devisees	400
Writs of capias ad respondendum, how to be issued against devisees,	612
from one county to another—1812, ch. 145, sec. 3,	012
Proceedings authorized by, and process for devisees, in suits not abat-	00/2
ing by the death of a party-1815, ch. 149, sec. 4,	632
No devise, &c. to be construed to create an estate in joint tenancy,	
unless it is expressly provided, that the property conveyed by such	
devise, shall be held in joint tenancy—1822, ch. 162,	784
Where by any wills, lands or real property are devised and no words	
of perpetuity or limitation used, the devisee shall take the entire	
estate unless by devise over or words of limitation, it shall appear	
the testator intended to devise a less estate—1825, ch. 119,	833
the testator intended to devise a less estate—1000, cli. 119,	JUU