

	Page.
On a widow giving her assent in writing, (in cases of sales of infants' lands under this act,) the sale to be made clear of her dower, and a proportion of the money to be awarded to her in bar thereof—1816, ch. 154, sec. 10,	646
If such assent is not given, a commission to be issued according to the act to direct descents, and the supplements thereto, to lay off the dower—1816, ch. 154, sec. 11,	646
Widows shall be entitled to dower in lands held by equitable title in the husband, unless devised by a will before this act—1818, ch. 193, sec. 10,	701
Such right not to operate to the prejudice of any claim for the purchase money, or other lien—1818, ch. 193, sec. 10,	701
In cases where real estate in which any widow is entitled to dower, is decreed to be sold to save the personal, the widow shall receive a certain proportion of the purchase money in lieu thereof—1819, ch 183,	721
Provisions for the acknowledgment by feme coverts without the state, but within the United States, of their relinquishment of dower in lands lying within this state—1825, ch. 58, sec. 2,	826
Deeds so acknowledged directed to be recorded by the clerks of the counties—1825, ch. 58, sec. 3,	826
In cases of, in real estate, orphans court to apportion the expenses in improving said estates—1830, ch. 99,	1000
Acknowledgment of deed to bar feme coverts right or claim to, how to be taken, &c.—1830, ch. 164, sec. 3, 4,	1005
See <i>Feme Coverts</i> .	

DUELLING.

Any person fighting a duel wilfully and maliciously, &c. and killing his antagonist, or wounding him so that he die thereof within twelve months and a day, his aiders, &c. to be on conviction sentenced to the penitentiary for not less than five nor more than eighteen years—1816, ch. 219, sec. 1,	651
Any person challenging, or accepting a challenge to fight a duel, declared incapable of holding or being elected to any post of profit, trust or emolument, civil or military—1816, ch. 219, sec. 2,	651
County courts to give this act in charge to the grand jury, and other acts, &c.—1816, ch. 219, sec. 4,	651
Any judge or magistrate authorized, on good cause of suspicion of a duel, to bring the parties before him, and to take a recognizance for keeping the peace, &c.—1816, ch. 219, sec. 5,	651
Persons leaving the state for the purpose of eluding the law, subject to the like penalties—1816, ch. 219, sec. 6,	652
Directions to the executive for their apprehension and trial—1816, ch. 219, sec. 6,	652

EDUCATION.

Directions respecting the education of apprentices—1793, ch. 45, sec. 2, 5,	295
---	-----