

Maintenance or education, or money given without a view to a settlement in life, shall not be deemed advancement—1798, ch. 101, sub ch. 11, sec. 6, 401

The orphans courts to ascertain, at discretion, the sum to be annually expended in the maintenance and education of orphans, regard being had to their situation, &c.—1798, ch. 101, sub ch. 12, sec. 10, 405

They may allow the guardian to exceed the income and make use of the principal, or sell a part thereof—1798, ch. 101, sub ch. 12, sec. 10, 405

But no part of the real estate shall on such account be diminished, without the approbation of the chancery or general court, as well as the orphans court—1798, ch. 101, sub ch. 12, sec. 10, 405

Each school, &c. receiving a donation in money, from the state, to educate at least one poor child for every hundred dollars it shall receive—1823, ch. 141, sec. 1, 792

The trustees of such school, &c. to select such children from among the poor children of the county, &c. to which such school, &c. belongs, &c. having regard to the pecuniary condition of the parents—1823, ch. 141, sec. 2, 792

The trustees to make an annual return to the legislature of the number of children so educated—1823, 141, sec. 3, 792

No part of the principal arising from a sale of infants' lands under this act to be applied towards the maintenance or education of any infant unless the chancellor or county courts shall consider it necessary—1816, ch. 154, sec. 8, 645

See *Schools, Primary Free.*

EJECTMENTS.

Directions for the continuance of actions of ejectment if the plots are defective, or not returned—Nov. 1787, ch. 9, sec. 4, 247

See *Continuance.*

Actions of, not to abate by the death of either party—1801, ch. 74, sec. 38, 463

Where defendants sever in pleading, it shall not be necessary for the parties to return more than one set of plats, explanations or depositions, but it shall be the duty of the plaintiff to make out one set of instructions, and on his plats and explanations and depositions, he shall designate the defendant or defendants against whom the same are to be used—1829, ch. 186, 985

Every defendant thus severing, shall be at liberty to give such instructions, and make such locations and take such depositions, as he may think necessary for his defence—1829, ch. 186, 985

Such defendant shall not be bound by any instruction or location of any co-defendant so severing from, nor by any instruction or location of the plaintiff, unless it shall appear that such instruction or location was intended to be used against the said defendant—1829, ch. 186, sec. 1, 985

Where any location shall be made on the part of any one of the defendants, the same may be used by any co-defendant, provided such