

	Page.
When a male party is herein mentioned, the rule shall apply to a female, unless otherwise expressly provided—1798, ch. 101, sub ch. 14, sec. 10,	409
Females of the full age of eighteen empowered to make wills of lands, tenements, or incorporeal hereditaments—1798, ch. 101, sub ch. 1, sec. 3,	370
Guardians to be appointed to females under sixteen entitled to land or personal estate till the age of sixteen or marriage—1798, ch. 101, sub ch. 12, sec. 1,*	403
Where a free white female being an alien, intermarries with a citizen of the United States, and resides therein, such female enabled to hold and acquire lands, tenements, &c. and to transfer them as if born therein—1813, ch. 100,	2621
No female shall hereafter be imprisoned for debt in this state—1824, ch. 206,	822
Minority extending to eighteen years of age—1829, ch. 216, sec. 6,	993
Powers of attorney executed by, of the age of eighteen, and acknowledged as directed by the first section of the act of 1831, ch. 305, to be valid—1831, ch. 305, sec. 5,	1051
Receipts, acquittances, releases, or final discharges, acknowledged as above by, of the age of eighteen, to have the same effect as if acknowledged before orphans court—1831, ch. 305, sec. 6,	1051
To protect the reputation of unmarried woman—1838, ch. 114,	1281
See <i>Slander</i> .	

FEME COVERT.

Savings to them in the acts for the limitation of actions, and of claims against the state—1715, ch. 23, sec. 3, p. 10; sec. 6, p. 11; 1729, ch. 24, sec. 22, p. 76; 1729, ch. 25, sec. 4, p. 78; 1784, ch. 65; 1785, ch. 10, sec. 3, 1786, ch. 33, sec. 5,	240
See <i>Limitation of Actions</i> .	
Manner of their acknowledging conveyance to bar them as grantors, or of their dower—1715, ch. 47, sec. 11, p. 40; 1752, ch. 8, p. 95; Nov. 1766, ch. 14, sec. 6,	112
See <i>Conveyances</i> .	
Savings to them in chancery proceedings—Nov. 1773, ch. 7, sec. 4, p. 124; April, 1787, ch. 30, sec. 3,	244
See <i>Chancery</i> .	
No married woman shall be entitled to letters testamentary, but the same, or letters of administration, shall be granted as if she had not been named in the will, unless her husband shall give bond with security—1798, ch. 101, sub ch. 4, sec. 8,	382
The choses in action of a married woman dying intestate shall devolve on her husband, without his administering—1798, ch. 101, sub ch. 5, sec. 8,	384
If not reduced into possession, or judgment obtained for them in his life-time, they shall devolve on her representative, and administration may be granted accordingly—1798, ch. 101, sub ch. 5, sec. 8,	384

* 1829, ch. 216, elongates the minority to eighteen.