Anne Arundel county, passed at December session one thousand eight hundred and twenty, chapter two; an act passed at the same session, chapter thirty, entitled, an act to repeal the act, entitled, an act to alter the time of holding the county court in Charles county, passed at December session eighteen hundred and nineteen; an act, entitled, an act to alter the time of holding the county courts in the several counties therein mentioned, passed at December session one thousand eight hundred and twenty-three, chapter eighty; an act, entitled, an act to alter the time of holding the county court of Harford county, passed at the last mentioned session, chapter one hundred and eighteen; an act, entitled, an act to alter the times of holding the county courts in Worcester and Somerset counties, passed at December session, one thousand eight hundred and twentysix, chapter fifty-two; an act passed at the same session, chapter eighty-four, entitled, an act to alter the time of holding the county courts in Caroline county at their March terms; and an act passed also at the same session, chapter one hundred and sixty-five, entitled, an act to alter the time of holding the county courts of Frederick county, and for other purposes, together with all and every act, or part of an act, inconsistent with the provisions of this act, be and the same are hereby repealed.

The time of holding the courts, are altered in Somerset, Queen Anne and Worcester.

CHAPTER 184.

An additional Supplement to the Act, for the better regulation of Chancery Proceedings in certain cases.

See original law, 1785, ch. 72, ante page 208.

SEC. 1. Be it enacted, by the General Assembly of Maryland, Proceedings That if in any suit which has been or shall hereafter be insti-in case any tuted on the equity side of any of the county courts of this have been state, for the sale of deceased persons' real estates, for the pay- or may hereafter be ment of debts or legacies, or for the sale of any mortgage pre- instituted mises, or to foreclose any mortgage premises, or to compel the equity side conveyance of any real estate, where the complainant or to sell decreased percomplainants may have an equitable interest or title therein, sons estates any infant defendant or defendants, residing in this state, for payment against whom the process of said court hath issued, or shall legacies, hereafter issue, and the said infant defendant or defendants, residing in this state, against whom the process of said court hath issued, or shall hereafter issue, and the said infant defendant or defendants have not or shall not appear, either before the said court, or commissioner, as the case may be, and the said infant defendant or defendants have been secreted or kept out of the way, or prevented from being served with the process of said court, or have or shall secrete himself, herself or