

INDEX TO THE LAWS.

	Session Ch. S.
CHANCERY. . . . any land in this state, the legal title to which is in a British subject, or vested by law in the state,	1805 93
— Or having an equitable claim to land so purchased,	— —
— The attorney general to be a party,	— —
— A decree to be made for payment of the money due, and a conveyance of the land,	— —
— If none of the money shall be due, or the party shall comply with the decree, the chancellor to convey in the name of the state to the party having a legal claim, all the right vested in any British subject, or in the state, under the several acts of assembly,	— —
— The register in chancery authorised to determine on writ of error bonds, until a chancellor should be appointed,	— 106
— Where the production of books is ordered, on failure to produce them by the time limited, or to shew cause, during the first four days of the succeeding term, or any term that may be appointed, the bill may be taken <i>pro confesso</i> , and a decree made <i>ex parte</i> ,	1807 140
— The chancellor, &c. to determine on the return of the commissioners for dividing lands, as to the parts of tenants by the curtesy,	1809 160 2 1812 32
— The registers fees regulated, &c.	— 135 3
— Decrees to be passed in the money hereby made current, but not erroneous if rendered as before,	— —
— The chancellor empowered, on the application of any trustee of a lunatic, idiot, &c. to direct him to be sent to the hospital near the city of Baltimore, if he can be there received, to remain till further order,	May 1813 21 1
— Empowered to send any lunatic, idiot, &c. to the said hospital, who had before been sent to any hospital, &c. in Philadelphia,	— — 2 — — 3
— The 7th section of the act of 1797, ch. 114, repealed,	— —
— The county courts exercising equity jurisdiction not to interfere with causes then depending or to be brought, before the chancellor, or to change the method of issuing writs of error,	1814 94 7 1816 134
— Final discharges to trustees to be recorded, &c.	— —
— Where an infant is possessed of lands, &c. the same or any part may be sold, on such terms as the chancellor or the county courts may direct, on petition of the guardian or <i>prochein ami</i> ,	— 154 1
— The infant to be summoned, and to appear by guardian to be appointed by the court, and the court to determine, on hearing and examination, of all circumstances, whether such sale will be for the interest and advantage of the infant,	— — —
— The chancellor, &c. empowered to appoint a trustee,	— — 2 — — 3
— Sales required to be notified and confirmed,	— — —
— The money to be paid before a conveyance,	— — —
— Bond with security to be given by the trustee, manner of suing thereon,	— — —
— Allowance to the trustees,	— — 4
— Directions as to vesting the proceeds. See <i>Infants</i> .	— — 6 — — 7 — — 8 — — 9
— On a widow giving her assent in writing, the sale to be made clear of her dower, and a proportion of the money awarded her in bar thereof,	— — — 10
— 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, &c.	— — — 11
— On the death of a trustee, another to be appointed, and to execute a bond, &c.	— — — 12
— The same powers to be exercised, where the defendant is seized of a reversion dependant on an estate for life,	— — — 13