

INDEX TO THE LAWS.

INFANTS.	Session Ch. &
Guardians to be appointed to infants acquiring property by gift or purchase, as if by descent, devise, or in a course of distribution,	1807 136 4
Carnal knowledge of infants under the age of ten years, punishment for. See <i>Crimes, &c.</i>	1809 138 4
Where an infant is possessed of lands, &c. the same or any part may be sold by order of the chancellor or the county courts, on petition of the guardian or <i>prochein ami</i> ,	1816 154 1
Directions for the infant to be summoned and to appear by guardian to be appointed by the chancellor or the county courts, who were empowered to determine, on hearing and examination of all circumstances, whether such sale would be for the interest and advantage of the infant,	----- 2
----- Power given to appoint a trustee,	----- 12
----- Directions as to the confirmation of the sale, the trustees bond, &c.	----- 3
----- Allowance to the trustees,	----- 12
The proceeds to be paid to the guardian of the infant, to be vested in such public stock, or other permanent fund, as will at least net 6 <i>per cent.</i> and as the orphans court appointing the guardian shall direct,	----- 4
----- The surplus interest, after maintenance and education, to be vested in the same manner,	----- 5
----- The money to be vested in the name of the infant, transferrable only by an order of the orphans court,	----- 6
No part of the principal arising from a sale under this law to be applied towards maintenance or education, unless the chancellor or county courts shall consider it necessary,	----- 7
In case of the infant's death, under age, without lawful issue, the proceeds of the sale to be considered as real estate, and descend as such,	----- 8
Provision made as to rights of dower,	----- 9
The same powers to be exercised where the infant is seized of a reversion dependent on an estate for life, on the assent of the tenant for life, the interest being payable to the said tenant,	----- 10
Natural guardians, or those appointed by will, of the estate or property of minors, to give bond with security to be approved by the orphans court,	----- 11
----- To settle their accounts, &c. as prescribed for other guardians,	----- 13
----- The orphans courts may empower them to sell any leasehold estate of their wards,	----- 203 1
----- The proceeds, or any surplus money, to be invested in bank stock, &c. in the name of the minor by order of the court,	----- 2
----- No sale of the stock to be made without the concurrence of the orphans court,	-----
On petition of a guardian, &c. for sale of the real estate of an infant, a commission to be issued for valuing the same, &c. See <i>Chancery.</i>	-----
The provisions of the act of 1816, ch. 154, for sale of infant's estates, to be extended to equitable titles,	1818 122 2
On the consent of the actual guardian to minors, &c. the real estate may be sold in order to save the personal,	----- 193 7
The provisions of the 5th section of the act of 1797, ch. 114, concerning partition, extended to cases where all the persons reside out of the state,	----- 8
A commission may issue to three persons in the state where an infant resides to appoint a guardian to answer, &c.	----- 11
	----- 12