

## INDEX TO THE CHANCERY LAWS.

	<i>Session Ch. S.</i>
<b>BONDS.</b> . . . . .	
The condition of such bond prescribed,	1793 75 3
Executors not obliged to exhibit inventories or accounts, if they will give bond as therein directed for paying all just debts, claims and legacies, in cases therein mentioned,	1798, No. 101 14 6
Bond with security to be taken on the sale of an estate on credit under the act to direct descents,	1799 49 4
See <i>Chancery. Descents.</i>	
<b>BOOKS.</b> . . . . .	
The chancellor may, on application of either party, in actions in the general court, or on bills in the chancery court, require and decree that the parties shall produce either the original book, &c. or certified copies, on being satisfied by oath, &c. that the said books or papers contain evidence pertinent to the issue, and that the party cannot safely go to trial without them,	1798 84
See <i>Chancery.</i>	
<b>BRITISH SUBJECTS.</b>	
In cases of sales made by British subjects, or of legal titles outstanding in them, on bill filed, chancellor to decree a conveyance,	1805 93
<b>C.</b>	
<b>CAPIAS AD SATISFA- CIENDUM.</b>	
<i>Ca sa's</i> issuing out of the chancery court may be entered not called, and new writ issue,	1802 109
<b>CHANCELLOR.</b> . . . . .	
The chancellor empowered to determine all disputes between the purchasers of confiscated property and the state, by making the attorney general a party, April	1787 30 4
— To prescribe the penalty of appeal bonds, on application to remove suits by executors or administrators, on a statement of facts supported by affidavit or other proof,	1793 75 2
— To prescribe the penalty of a bond to be executed, on application for an injunction to stay proceedings at law, with a security or securities to be approved by him, before such injunction is granted,	— — 3
The chancellor empowered to execute deeds to purchasers of confiscated property on sales made by governor and council,	1802 100 11
In cases of sales made by British subjects, or of legal titles outstanding in them, on bill filed, chancellor to decree a conveyance,	1805 93
The chancellor to execute deeds for lands sold by the commissioners of confiscated property, &c.	— 99
Where the chancellor is interested in any cause in chancery, the chief judge of the district in which the chancery court shall sit to decide, &c.	— 65 19
Where the chancellor may have been counsel in any case in chancery, the chief judge of the third judicial district, at the election of the complainant, to decide, &c.	1806 55 1
The chancellor may require the opinion of the said chief judge in any case in chancery on questions of law,	— — 2
In all cases depending in the chancery court respondents to have all the benefits and advantages given to complainants by the act of 1806, ch. 55, s. 1,	1811 189
Chancellor shall have power upon application, &c. to send lunatics, &c. to the hospital, &c.	May 1813 21 1
— To remove such lunatic, &c.	— — 2
— May direct the sale of lands, &c. of infants, upon petition by guardian or <i>prochein ami</i> , if it be for the advantage of such infants to make sale, &c.	1816 154 1
— To appoint trustees, &c.	— — 2
All sales made by the authority of the chancellor or county courts, to be confirmed by them, and upon	