

# INDEX TO THE CHANCERY LAWS.

COUNTY COURTS.	Session Ch. S.
executed in some other place, the said court may hold plea thereof, and decree according to the equity of the case, which decree to have the same effect as a decree of the chancellor, &c.	1815 163 2
— In case of a decree for the performance of a contract to convey real property in a different county, an office copy of such decree must be filed with the clerk of the county where such real estate lies, and be recorded,	— — — —
Where two or more respondents reside in different counties, complainant may elect in which county to file his bill, in such case a duplicate subpoena shall issue, and the same proceedings be had, &c. as if the respondent, &c. resided in the county where the bill was filed,	— — — — 3
County court to issue commission to take answers, as also the depositions of witnesses, as well in the county where the bill is filed, as also in any county where the witnesses, &c. reside,	— — — — 4
Judges of the county courts authorised to grant injunctions during vacation, and also to direct any rule, order, &c. to be entered, &c. to bring the cause to hearing, which injunction, &c. to have the same effect as if entered during the regular term, &c.	— — — — 5
County courts to issue subpoena to compel the appearance of the party, and on failure to appear, or on appearing, and failing to obey the order of the court, to issue attachment, &c.	— — — — 6
— To issue subpoenas against absent defendants, directed to the sheriff of the county in which such defendant shall reside, sheriff to serve and return the process, &c. and on failure of the party to appear, or on appearing, shall fail to comply with the order of the court, attachment to issue directed as above, and on failure of the sheriff to return any subpoena, &c. sheriff to be fined, &c.	— — — — 7
Judges of the county courts may appoint intermediate terms for the transaction of business on the equity side, and all process to be returnable to said terms, &c.	— — — — 8
County courts may, upon the application of the guardian or <i>prochein ami</i> of infants, possessed of any lands, &c. upon its appearing to be for the benefit of such infants, decree the sale of such lands, &c.	1816 154 1
— To appoint trustees, &c.	— — — — 2
All sales made by the authority of the county courts, or chancellor, to be confirmed by them, upon payment of the purchase money conveyance to be made,	— — — — 3
Allowance to the trustee, &c.	— — — — 4
Proceeds of sales made by trustees to be paid over to the guardian, and by him vested, &c.	— — — — 5
Directions relative to surplus interest,	— — — — 6
Moneys vested to be vested in the name of infants, and how to be transferred,	— — — — 7
The principal arising from the sale of any real estate not to be applied towards the maintenance or education of any infant, unless the chancellor or county court think it necessary,	— — — — 8
A widow entitled to dower consenting to a sale, &c. the chancellor or county courts may award such proportion of purchase to such widow as he or they may think just, &c.	— — — — 10
— Such award to bar the widow's claim to dower so sold,	— — — —
In case of infant's death, &c. proceeds of sale, &c. to descend in the same manner as if no sale had been made,	— — — — 9