INDEX TO THE CHANCERY LAWS.

• 5.	. 7	Session 6 1785 79	e i to 9
CREDITORS	Provision made for the payment of creditors by moregage or the creditors of deceased persons, by decree of the chancellor,	1789 1790 1794 1795	46 38 60 88 2 3
	j		1 (3 1 1 4
	Creditors after the date of a deed not recorded in time, shall not be affected by a decree to record such deed,	1785	72 11
	On paten's issuing for lands escheated, creditors empowered to fife their birt against the state, and the proceedings therein directed,	1794	60 6
	ъ.		
DATE,	Deeds ordered to be recorded by the chancellor after the time clapsed, shall not affect purchasers or cred tors after the date, and before such recording,	1785	72 11
DEBTS	Directions as to the manner of paying debts due from a deceased person's estate by executors or ad- ministrators, 1790,	No 101	14 6
DECREE	A decree of the chancellor for a conveyance, re- lease or acquittance, (in case of refusal or neglect to comply,) shall have in all courts the same effect as if executed, Directions for serving copies of decrees and ob-	f 1785	72 13
	taining execution thereon, Demand not necessary to entitle the party to)	25 193 4
	Decrees of the county courts to compel specific performances or connects, &c. to have the same effect as decrees of the chanceflor, &c. See Chancery, County Courts.	1815	163 2
DECRETAL ORDERS. See County Courts.			
DEEDS	Terms on which deeds may be decreed to be recorded after the time limited by law is elapsed, Directions respecting the recording of deeds where the grantor, &c. resides out of the state, See Conveyances.	1105	72 11 79 2 41 3
DEPOSITIONS	How to be taken and returned under the act establishing a mode to perpetuate,	y 1779	8 8
	How to be taken by commission from the chancery court,	1785 1795 1799	72 14 88 4 79 6
	How to be taken by commission from county a	1315 1318	163 4 19 3 13
DESCENTS	If any person seized of an estate in lands, tene ments or hereditaments, lying or being in this state in fec simple, or fee simple conditional, hereto.ors of hereafter acquired, or of an estate in fec tail to the heirs of the body generally, created and acquired after the commencement of this act, shall die intestat such lands, &c. shall descend to the kindred male ar female of such person in the order therein prescribed.— No right shall vest in any persons other that children, and their descendants, unless such person is in being, and capable in law to take as heir at the	n de	45 2