

INDEX TO THE CHANCERY LAWS.

	<i>Session Ch. S.</i>
INFANTS. Provision made for division or sale of real estates descending to infants,	1786 45 8 9
— Directions for the appointment of guardians to infants on application for such division or sale,	— — 8
<i>See Descents.</i>	
Where infants are possessed of lands, &c. chancellor or county courts, upon petition for sale, may, if it appear beneficial to such infant, direct a sale,	1816 154 1
The principal of an infant's estate may be applied to the maintenance of such infant, with the approbation of the chancellor or county courts,	— — 8
On the death of infants, proceeds of sale considered as real estate, and to descend in the same manner as if no sale had been made,	— — 9
Where infants are seized of a reversion, &c. powers of the chancellor or county courts,	— — 13
<i>See County Courts.</i>	
The provisions of the act of 1816, ch 154, respecting the sales of the real estates of minors, extended to the personal estate, &c.	1819 144 2
INJUNCTION. Directions respecting injunctions to stay waste,	1785 72 28
Where an injunction is prayed to stay proceedings at law for the payment of any debt claimed by the state, the chancellor shall not order such injunction on the affidavit of the complainant only, but shall be fully satisfied by other proof that the material facts in the complainant's bill are true,	1786 53 3
On application for an injunction to stay proceedings at law, the chancellor shall have power to prescribe the penalty of a bond, to be executed with a surety or sureties to be approved by him, before such injunction is granted,	1793 75 2
Where an injunction is obtained by executors or administrators, on filing such bonds the chancellor may decree against them as equity and good conscience require,	— — 3
On a judgment on motion against a sheriff or collector for refusing or neglecting to pay over money, no injunction allowed,	1797 43 1
Directions respecting property taken in execution on which an injunction has issued,	1799 79 10
Where a perpetual injunction is decreed against the state, the chancellor may order the treasurer to cancel the bond,	— — 11
The judges of the several judicial districts } may grant injunctions, &c. }	1814 94 2 1815 163 5
<i>See County Courts.</i>	
INQUISITION. Directions respecting inquisitions from the chancery court on persons named as executors being alleged to be idiots, &c.	1798, No. 101 4 5
INTERLOCUTORY DECREE.	<i>See County Courts.</i>
INTERROGATORIES. In commissions from the court of chancery the commissioner shall read the interrogatories so that they may be heard by the parties, their attorneys or agents,	1785 72 14
— Each party on application entitled to a copy of the interrogatories of the adverse party before any examination is made,	— — —
— Directions respecting the adjournment of the commissioner for the purpose of receiving additional interrogatories, &c.	— — —
— In all cases the defendant in chancery may exhibit interrogatories to the plaintiff, which shall be answered by him in writing on oath,	— — 21