

blished, &c. or if controverted by other parties in the cause whose claim, &c.— court may, before final hearing, decree a sale, taking order as to the disposition of proceeds, &c.

380 1

COURTS OF EQUITY—In no case of proceedings in, to vacate conveyance or contract for fraud, shall it be necessary that the creditor shall have obtained judgment, &c.

” 2

Provided however, that if the indebtedness be not admitted in the pleadings, &c. the court on application, shall send the fact for trial to a court of law, &c.

” ”

In cases of appeal upon injunctions, the court of appeals to try the same at first term,

” 3

In cases of appeal on injunction, if bond had not been given to secure defendant, the appeal except in case of waste, shall stay the injunction,

” 4

On giving such bond to the court of Appeals however, the injunction shall remain,

” ”

Such appeal shall in no such case stay any other proceedings except the injunction,

” ”

Provisions of the act of 1831, ch. 311 so far as it relates to the decreeing demises of property in the city of Baltimore, extended to cases of chattels, real, in said city, and of executory devises of real property and estate in said city,

” 5

Act of 1804, ch. 107, extended to all cases in, in any wise concerning lands, tenements, &c., where the person, if alive, should be defendant, shall be known to have died, wheather resident or non resident of this State, and not known wheather or who are heirs, provided the court shall be satisfied &c.

” 6

The provisions extended to all equitable as well as legal interests &c.

” ”