

Ibid. s. 9  
Claims to be  
presented be-  
fore Sept. 1,  
1868

9. All persons having claims against the state for bounty, under any law making provision therefor, shall present the same to the comptroller of the treasury for payment, on or before September 1, 1868, or otherwise be excluded from all benefits thereof.

Ibid s 10.  
Treasury to be  
re-imbursed.

10. The treasurer is hereby authorized from the proceeds of any sales of bonds, which may be made under the provisions of this act, to re-imburse the treasury for such advances, from the general revenue accruing from taxes and other sources as have been appropriated from time to time towards the payment of bounties, the sum to be applied to the general wants of the treasury.

In force and approved March 28, 1868.

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## ARTICLE XVI.

### Chancery.

| DEEDS.   | NAMES.  |
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| <p>24 Defective acknowledgment: petition to circuit court and answer, &amp;c.. testimony order of court. proviso.</p>  | <p>79 Proceedings to change name decree of court costs.</p>   |
| <p style="text-align: center;">INFANTS.</p> <p>51. Decree for sale of infants' real estate and the sale thereof failure to summon infants and take their answer, how cured proviso when proceedings valid.</p> | <p style="text-align: center;">NON-RESIDENTS.</p> <p>89 How answer of non-resident infant defendant taken.</p> <p>98. Notice by publication: service of copy proof of service.</p> <p>99. Sale of burying grounds notice by publication to lot-holders' testimony ex parte decree of court.</p> |
| <p style="text-align: center;">JURISDICTION.</p> <p>58 When lands or persons partly in one county and partly in another proviso. proceedings duty of clerk.</p>  | <p style="text-align: center;">SALES.</p> <p>140. Sale or lease of life estates and estates dependent decree of court.</p>  |

### DEEDS.

1868, c. 325 enacts the following, to provide for giving effect to informal or invalid deeds:

1868, c 325.  
Defective  
acknowledg-  
ments.

SEC. 24. Whenever any deed or bill of sale shall have been duly signed and sealed by the parties there-  
to, but shall not have been acknowledged by the said