ment issued by any justice of the peace of said county on a certified copy under seal of the said court of the said judgment.

Id s 13 1831, c 290, s 3. Of what rutification to be conclusive 28 Md. 388, 488 168. If the court shall ratify and confirm the sale, said ratification shall be deemed and taken as conclusive evidence of the sufficiency and regularity of the notice required as aforesaid, and manner of making said sale, and the return and proceedings shall be recorded as if the judgment had been rendered in said court.

## ARTICLE LXV.

# Proceedings in Equity.

### SPECIAL POWERS AND JURISDICTION OF COURTS OF EQUITY.

- 1 Jurisdiction
- 2 Judge may pass orders, etc, at any place
- 3 Where lands situate partly in one county and partly in another, or in the city of Baltimore, or where defendants reside in different counties, etc.
- 4 Where defendants reside in different counties, etc
- 5 Where lands of decedent are partly in one county and partly in another.
- 6 Where defendants are non-residents
- 7 In hills for specific performance, where parties reside or lands lie in different countries
- 8 Jurisdiction of Orphans' Court, not to interfere with
- 9 In what cases suit may be maintained for legicy
- 10 Juri-diction not to extend below twenty
  dollars
- 11 Process to issue to any part of State

#### ABATEMENT AND REVIVOR

- 12 When suits in equity not to abate
- 13 How suits revived after death of parties
- 14 Proceedings
- 15 Same
- 16 Where party dying is an administrator or executor
- 17 Where party dies after cause is submitted or set down for hearing
- 18 Where defendant dies after a decree for an account, sale, or partition, etc., heir, etc., may appear before final decree
- 19. Where a party dies after final decree, heir,

- etc, may appear before execution of
- 20 Failure of representative of deceased party to appear, order of court
- 21 Where representative of deceased party secretes himself or evades service of process, or
- 22 Where representative of deceased party leaves the State before process or notice
- 23 Proceeding by hill of revivor, etc 24. Suit in equity not to abate by marriage

### NON-RESIDENT AND UNKNOWN DEFENDANTS

- 25 Notice in equity to non-residents, decree pro confesso, commission ex parte
- 26 How answer of non-resident infant defendant taken, where whereabouts of infant defendant unknown, or where parties to whom commission issued fail to execute or return the same within reasonable time
- 27 Case to be proved against non-resident non compos mentis
- 28 Right to review decree for specific performance, when, if infant or non compos ments, not to apply to decrees for foreclosure of mortgage, partition, etc
- 29 Persons secreting themselves to be treated as non-residents, corporations

- 30 Notice in case of corporation whose officers non-residents
- 31 Bill of interpleader, non-resident defendants, notice
- 32 Where defendants not known to be living
- or heirs unknown
  3 How bill may describe unknown heirs,
- and notice
  34. Non-resident, etc., may appear and answer
  before final decree
- 35 Notice by publication, proviso, service of copy, proof of service
- 36 Proceeding where defendant after appearance leaves the State without sufficient answer