

ants reside in different counties, etc.

1870, c 450
Where lands of decedent are partly in one county and partly in another
38 Md 75.

Art 16, s 61.
1787, c 30,
1822, c 16
Where defendants are non-residents.

Id s. 62
1785, c 72, s 13,
1841, c 303,
1852, c. 16
In bills for specific performance, where parties reside, or lands lie in different counties.

Id s 68
1831, c 315, s 17.
Jurisdiction of Orphans' Courts not to interfere with.

Id s 69
1798, c 101,
sub-c 14, s 6.
In what cases suit may be

Id s. 78
1715, c 41, s 7.
Jurisdiction not to extend below \$20
3 Md Chan. Dec. 331, 35 Md 81.

Id s 123
1815, c 163, s 7;
1817, c 139,
1819, c 144, s 3.
Process to issue to any part of the State

Art 16, s 1.
1820, c 161,
1842, c 229
When suits in equity not to

Id, s 2
1820, c 161, s 4,
1844, c 44, s 2.
How suits revived after death of parties
36 Md 83,
1 Bl 130, 547.

resides shall have jurisdiction, and the bill or other proceedings may be filed or had in such court.

5. In case of the lands of any deceased person which may lie in more than one county, or in the city of Baltimore and one or more counties, becoming liable to the payment of his debts, or where lands may have been mortgaged which lie in more than one county, or in the city of Baltimore and one or more counties, then all such lands may be sold under a decree of the court of that county or of the city of Baltimore, in which the proceedings to sell the same shall be first commenced; and in such case a copy of the bill, decree, and trustee's report of the sale, shall be sent to the clerks of the proper courts where such lands may respectively lie, to be docketed, indexed, and recorded as hereinbefore provided.

6. Where all the defendants are non-residents, the bill shall be filed in the court of the county or city where the property to be affected by such bill or some part thereof lies, or shall be at the time the suit is instituted.

7. Where a decree has been made for a specific performance of a contract or the conveyance of land, or for the sale of land, the court passing such decree shall have the same power to execute said decree, or compel a compliance therewith in cases where the land, property, or parties reside or lie in different counties from that in which the decree was passed, as if the said parties, land, or property resided and lay in the county where the decree was passed.

8. Nothing in the testamentary law of this State shall be construed in any manner to affect the general superintending power of the courts having chancery jurisdiction with respect to trusts.

9. A suit in chancery may be maintained for a legacy in cases where a bond has been given to pay debts and legacies.

10. The courts of equity in this State shall not hear, try, determine, or give relief in any cause, matter, or thing wherein the original debt or damages does not amount to twenty dollars.

11. A court of equity may issue process of any sort, including commissions to take testimony to any part of the State.

ABATEMENT AND REVIVOR.

12. No suit in chancery shall abate by the death of any of the parties in cases where the rights involved in the suit survive.

13. If any of the parties to a suit in chancery, whether complainant or defendant, shall die after the filing of the bill or petition, it shall not be necessary to file a bill of revivor, but any of the surviving parties may file a suggestion of such death, setting forth when the death occurred, and who is the legal representative of such