

CONVEYANCING— <i>Continued.</i>	ART.	SEC.	PAGE.
No words of inheritance necessary to create a fee simple; fee simple to pass unless otherwise shown. . .	21	11	505
“Grant” and “bargain and sell,” meaning of	21	12	506
Deeds are to be recorded within six months from date; and in counties where land lies	21	13	506
Shall take effect from date as between the parties	21	14	506
Shall not pass title unless acknowledged and recorded	21	15	507
Deed first recorded to take priority.	21	16	507
Deeds from a trustee appointed in one county of land lying in another county to be recorded in each county where the land lies; recitals of such deed	21	17	507
Recording of deeds between death of clerk and qualification of successor.	21	18	508
May be recorded after time fixed by law; effect	21	19	508
Effect of possession by grantee of deed not recorded in time	21	20	508
Deed not recorded within time to have effect against creditors without notice of contract merely for conveyance	21	21	509
Acknowledgment before commissioner of deeds to be valid whether he had qualified or not	21	22	509
Livery of seisin and indenting not necessary	21	23	509
Tenant in tail may grant a fee simple	21	24	509
Power of attorney to be acknowledged as a deed	21	25	510
When deemed to be revoked.	21	26	510
How to be executed when made by attorney	21	27	510
Bonds for conveyance to be executed, acknowledged and recorded like deeds	21	28	510
MORTGAGES.			
To be executed, acknowledged and recorded like absolute deeds.	21	29	511
Affidavit as to <i>bona fides</i> of consideration to be made by mortgagee	21	30	511