CHARLES GOLDSBOROUGH, ESQ. GOVERNOR.

1818.

ty-seventh section of the act of seventeen hundred and eighty-five, CHAP. 193. chapter seventy-two, be confined to decretal orders.

2. And be it enacted, That the provisions of the fifth section of Certain provisions the said act, and of the several acts supplementary thereto, in retended to defendants of full

3. And be it enacted, That the provisions of the fifteenth section Also to clerk em. of the said act, be extended to the clerk employed on every com-

4. And be it enacted, That under the twenty-fifth section of the make demand of aforesaid act of seventeen hundred and eighty-five, it shall not be necessary to make any demand of a compliance with the decree, party to process (as the practice has been, to entitle the party obtaining the decree to process thereon.

5. And be it enacted, That in cases wherein a power is given to take bills pro confesso. or to issue a commission ex parte, a decision may be made against the defendants absent making default, on the testimony taken between the parties, instead of issuing such commission.

6. And he it enacted. That in addition to the powers given in no parties.

6. And be it enacted, That in addition to the powers given in regard to sheriffs and other officers, by the twenty third section of the said act, the provisions of the act of seventeen hundred and ninety-seven, chapter forty, three, he extended to the court of chapter forty. ninety-seven, chapter forty-three, be extended to the court of chan-equity. cery, and the county courts as courts of equity.

7. And be it enacted, That the provisions of the act of eighteen Provisions of act of hundred and sixteen, chapter one hundred and fifty-four, be extored to real estates. tended to equitable titles to real estates.

8. And be it enacted, That a sale of the real estate may be decreed to creed in the discretion of the chancery court, and the county courts are the personal, with the consent of parties. of all parties of full age, and the actual guardian of minors.

9. And be it enacted, That where sales have been or shall be made by executors, under a supposed authority derived from a made under supposed authority will, the chancery court, and the county courts as courts of equity. from a will court to have a discretionary power to confirm such sales on hearing, onary power to shall have a discretionary power to confirm such sales on hearing, onary power to confirm them. or in cases where bills may be taken pro confesso.

10. And be it enacted. That widows shall be entitled to dower in lands held by equitable title in the husband, unless the same be devised by a will made before the passage of this act; but such right the husband, &c. of dower shall not operate to the prejudice of any claim for the purchase money of such lands, or other lien on the same: and tenants by the curtesy shall be entitled for life to lands held by equitable title, but not to the prejudice of any claim for the purchase money of such lands or other lien on the same.

11. And be it enacted. That the provisions of the fifth section of Provisions of act of seventeen hundred ninety-seven, chapter one hundred ing partition, extended to cases where all where all the persons reside out of the per the persons reside out of the state.

12. And be it enacted. That in case of lands in this state de-linease of lands scending to minors residing out of this state, on a bill filed by the more residing out of this state. prochein ami of any such minor, the said courts may issue a com- court to commis on three per on mission to three persons in the state where the infants reside, au- to appoint a guarthorising them, or any two of them, to go to the infant or infants, and appoint a guardian, for the purpose of answering and defend-

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, as directed t aforesaid, I provide for the parties

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