

ror, and injunctions out of chancery, the chancellor shall have power to prescribe the penalty of bonds, directed to be taken.—See *appeal*, art. 19. and *injunctions*, art. 3.

53. In all cases where sales of real property in fee simple, or for any less estate or interest, have been or shall be made by Randolph Brandt Latimer, under the several acts of assembly, appointing him agent for the state of Maryland, or by any other person or persons authorized by the said state, the chancellor shall have power and authority to grant deeds and patents to the purchasers of the said real property, or their heirs, executors, administrators or assigns, for such estate and interest therein as was or shall be so sold, and according to the conditions of such sale, upon his, her, or their making it appear to him that they have complied with the terms of the said sales.—1795, c. 6, § 3.

54. The chancellor shall have full power, on the application of any trustee of a lunatic, idiot, or person insane, and receiving proof to his satisfaction, that it is necessary or proper to confine such lunatic, &c. to direct the said trustee to send the person under his charge to some hospital or receptacle in Philadelphia, provided he can be there received, to remain until further order of the court, and the chancellor shall have power at any time, to direct the said person to be brought back, and to enforce his order as in other cases—1797, c. 114, § 7.

55. The chancellor shall have full power, as in the court of chancery, at his discretion, to award costs to the party prevailing on the decision of any caveat in the land-office.—*ibid.* § 8.

For other matters see *Abatement*, 6.—*Appeal*, 16, 19, 20.—*Confiscation*, 1.—*Conveyances*, 28, 29.—*Descents*, 7.—*Governor and council*, 5.—*Injunctions*, 3.—*Land-Office*, 3, 7, 16, 26, 31, 32.—*Maryland Insurance Company*, 12.—*Mortgages*, 4, 6.—*Oath of Office*, 8, 10, 13, 18.—*Office*, 2, 7.—*Partition*, 1.—*Register of Land-Office*, 2.—*Subpœna*, 1.—*surveyors*, 15.

## C H A N C E R Y.

1. **N**O suit shall be brought into chancery, wherein the original debt or damages doth not amount to 120lb. tobacco, or 5l. os. 1d. in money—1715, c. 41. § 7.

2. Any person or persons that shall conceive themselves aggrieved by any decree of the chancery court, may appeal to the governor in council, wherein each member shall have a full voice—1721, c. 14, § 3.

3. Appeals