

INDEX TO THE CHANCERY LAWS.

	<i>Session Ch. S.</i>
ATTACHMENT. Regulations respecting attachments of contempt, and with proclamations from the chancery court to compel an appearance and answer,	1785 72 19 20 21 22 23 24 25
— Respecting attachments after injunction to stay waste,	— — 28
— Respecting attachments against persons empowered to sell mortgaged property, and their securities, See <i>Chancery. County Courts.</i>	— — 3
ATTORNEY GENERAL. On a bill by a citizen to foreclose a mortgage against a British subject, the attorney general to be served with notice, and to appear in behalf of the state,	1785 72 30
The attorney general directed to appear to petitions for the sale of lands liable to escheat for the payment of debts,	— 78 1
— Directed to appear on a petition to obtain a conveyance of such land where bound by a contract for sale,	— — —
The chancellor may decree that the attorney general shall execute a conveyance of such lands,	— — —
The attorney general to be made a party in the determination by the chancellor of disputes between the state and the purchasers of confiscated property, April	1787 30 4
— To be defendant in suits brought in the chancery court against the state,	1799 79 7
On a bill in chancery being filed against the state, process shall be served on the attorney general,	1786 53 3
AUDITOR. The chancellor to appoint, (during pleasure,) an auditor for the chancery court, who shall take an oath for the faithful performance of his office,	1785 72 17
His duty prescribed in auditing and stating accounts,	— — —
His allowance and manner of compelling payment, County courts authorised to appoint an auditor, who shall take an oath for the faithful performance of his duty	1814 94 4
His allowance, &c.	— — —
B.	
BONDS. Bond directed to be given in cases of application in chancery for the foreclosure of a mortgage where an infant is interested,	1785 72 2
Bonds to be given by trustees appointed by the chancellor to sell property,	— — 8
— Directions respecting bonds taken for the property sold,	— — 8 9
— Respecting bonds to be required by the chancellor from trustees appointed by will,	— — 10
— Respecting bonds for the purchase money of the personal property of an idiot directed to be sold by the chancellor,	1790 60 2
The chancellor empowered to prescribe the penalty of bonds for obtaining writs of error to the general court or court of appeals, by executors or administrators, on a statement of facts by them supported by affidavit or other proof,	1793 75 2
When an application is made for an injunction, the chancellor is empowered to prescribe the penalty of a bond to be executed to the plaintiff at law, with a surety or sureties,	— — 3