

INDEX TO THE CHANCERY LAWS.

Session Ch. S.

R.

REAL ESTATE.	<p>Directions respecting the real estates of infants committed to guardians, 1795, No. 191 12 10</p> <p>The chancellor or county courts may direct a sale of the real estate of infants upon petition of the guardian of such infant or infants if it be for their advantage, &c. 1816 154 1</p> <p>In case of infant's death, &c. proceeds of sales to be considered real estate and to descend, &c. in the same manner as if the same had not been sold, ———— 9</p> <p>Upon petition of guardians for the sale of the real estate of infants, courts to issue commission to three discreet freeholders to ascertain the real value of the lands, &c. 1818 133 2</p> <p>Provisions of 1816, ch. 154, extended to equitable titles to real estates, ———— 193 7</p> <p>A sale of the real estate may be decreed to save the personal, &c. ———— 8</p> <p style="text-align: center;">See <i>Chancery. Conveyances. Descents.</i></p>	
RECEIPTS.	See <i>County Courts. Register in Chancery.</i>	
RECORDS.	<p>All receipts, acquittances, releases, or final discharges from persons authorised to execute the same to any trustee appointed by the chancellor or county courts to be recorded, &c. 1816 134 1</p> <p>A copy of such record to be evidence, &c. ———— 2</p> <p>In all cases of decrees and final proceedings in the court of chancery unrecorded, where it may be necessary for persons interested to use the same, the register may grant and certify an exemplification or official copy of a record thereof, &c. ———— 3</p> <p>In all cases of judgments, decrees, and final proceedings in the several county courts unrecorded, the clerks thereof may, (upon application of persons interested, and having occasion to use the same,) grant and certify an exemplification or official copy of a record thereof, &c. 1817 119 2</p> <p>The clerks or registers of courts of justice to make up and complete their records, &c. ———— 3</p> <p>Bonds given by persons electing to take the real estate of any person dying intestate sold by commissioners at the valuation made by them, to be recorded in the county in which the commission issued, &c. ———— 7</p>	
REGISTER IN CHANCERY.	<p>All receipts, acquittances, releases, or final discharges from persons authorised to execute the same, to any trustee appointed by the chancellor or county courts, and which have been acknowledged, &c. to be recorded when produced by the register of the chancery court, and the clerks of the several county courts, 1786 45 8</p> <p style="text-align: right;"><i>Note (d)</i></p> <p>The register and county clerks allowed the same fees as are allowed in like cases, 1816 134 1</p> <p>In all cases of decrees and final proceedings rendered in the court of chancery, which remain unrecorded, the register shall, on application of any person interested, grant and certify an exemplification or official copy of a record thereof, in the same manner as if such decree or final proceeding had been duly recorded, &c. ———— 2</p> <p>In all cases of judgments duly rendered, the register or clerk of any court of justice, to make up and complete his records in well and sufficient bound books, and in a fair manner, which said records to be inspected by the court, and any clerk or register re-</p>	
		12