

	Page.
of tobacco, half to the state and half to the informer, to be recovered by action of debt, &c.—1704, ch. 16, sec. 6, . . . . .	3
Masters, millers, &c. not to demand or receive for grinding Indian corn or rye, above one-eighth part, under the penalty of \$50—1816, ch. 76, . . . . .	640
Provisions for compelling owners or occupants of mills or other water works, to keep bridges over their races—1825, ch. 224, . . . . .	871

## MINORS.

See *Infants*.

Any person enticing a minor from the care of its parents, &c. or inducing him to disobey any lawful command of his parents, &c. or permitting him to resort to his store, &c. after notice of the parent, &c. to forfeit \$20, and be liable to the action of the parent—1821, ch. 219, . . . . .	775
Where any infant <i>feme covert</i> shall unite with her husband in a conveyance, to pass her dower, courts of equity may declare such conveyance valid, if equitable—1832, ch. 302, sec. 7, . . . . .	1094
In cases of foreclosure or sale of land, in which infants are interested, the bond required by act of 1785, ch. 72, to be in the name of the state, &c. proceedings thereon to be instituted within a limited time, &c.—1832, ch. 302, sec. 8,* . . . . .	1094
Where defendant is a non-resident infant, court of equity to issue commissions, &c.—1832, ch. 302, sec. 9, . . . . .	1094
Where any infant is entitled to legacy or distributive share, executor or administrator may pay it over to guardian, if regularly appointed, who shall account for the same—1833, ch. 15, . . . . .	1110
Where guardian to a female under 18 years, appointed by last will and testament, dies or refuses to act, orphans court to appoint a guardian—1834, ch. 73, . . . . .	1131
Where a mother is left natural guardian of her children, orphans court to allow her expenses and commissions, as in cases of other guardians—1834, ch. 228, sec. 1, . . . . .	1146
Where land shall descend to minors, or where they become entitled to a distributive share of an estate of an intestate, or to a legacy or bequest, or may acquire property by gift or purchase, and have no guardian, orphans court to appoint guardian—1834, ch. 291, sec. 1, . . . . .	1183
Such appointment to be made, though parent be living, &c.—1834, ch. 291, sec. 2, . . . . .	1183
Guardian appointed by mother by a will, to be valid—1834, ch. 291, sec. 3, . . . . .	1183
Where minor acquires property by gift or purchase, and there be no guardian, orphans court to appoint, &c.—1834, ch. 291, sec. 4, . . . . .	1184
Guardianship to extend over all the property of the minor—1834, ch. 291, sec. 4, . . . . .	1184
In cases in equity, where infant defendant's answer has been filed, admitting the facts stated in the bill, &c. on application of the com-	

\* Repealed by 1837, ch. 292.