

## INDEX TO EQUITY RULES

	Rules	Page
Abatement, how suits may be revived on abatement by death of either party.....	56	526
Accounts, how same produced before master.....	78	536
Affidavit of defendant to accompany demurrers or pleas...	31	519
Affirmation, when to be made in lieu of oath.....	91	540
Amendment, general provisions respecting bills.....	28-30	517
when plaintiff may amend, as matter of course.....	28	517
after answer, plea, demurrer, or replication..	29	518
when amendment shall be deemed abandoned of bills by leave of court when matter alleged in answer makes amendment necessary....	30	518
plaintiff not entitled as of course to amend where he proceeds to a hearing, notwithstanding objection for want of parties taken by answer.....	45	523
when answers may be amended.....	52	525
Answers, filing of.....	60	528
taxable costs for.....	1	508
general provisions respecting.....	25	516
as to contents of.....	39-46	520
provisions as to answer of defendant where complainant waives answer under oath.....	39-40	520
to certain interrogatories in bill.....	40	521
effect of defendant declining to answer interrogatories.....	40	521
provisions as to supplemental.....	44	523
before whom verified.....	46	523
how and when amended.....	59	527
general provision as to exceptions to.....	60	528
time for filing exceptions to.....	61-65	528
provisions for costs where separate answers are filed by same solicitor.....	61	528
hearing exceptions to answer for insufficiency....	62	528
proceedings when exceptions to answer are allowed on hearing.....	63	529
proceedings when exceptions to answer are over-ruled.....	64	529
where answer to original bill shall be made before original plaintiff can be compelled to answer cross bill.....	65	529
Appeals, provisions as to suspending or modifying injunctions during the pendency of an appeal.....	72	534
	93	541

# INDEX TO EQUITY RULES.

449

	Rules	Page
Appearance, when defendant must appear.....	17	613
Argument. (See Hearing.)		
Attachment, provisions as to writ of.....	7	510
attachment after final decree.....	8	511
when, writ of attachment to issue to compel defendant to make a better answer to the matter of exceptions.....	54	526
by master for his compensation.....	82	537
Bills, filing of.....	1	508
when bills may be taken <i>pro confesso</i> against the defendant, and proceeding thereon.....	18	531
decree may be entered when bill is taken <i>pro confesso</i> .....	19	520
general frame of.....	20-25	514
commencement and ending of.....	20	514
provisions as to contents of.....	21	515
respecting necessary or proper parties.....	22	515
prayer in.....	23	516
how signed by counsel.....	23	516
taxable costs for.....	25	516
several provisions as to scandal and impertinence in..	26-27	516
general provisions as to amendment to.....	28-30	517
provisions as to interrogatories in the interrogating part of.....	41-43	521
amendment of, by leave of court when matter alleged in answer makes amendment necessary.....	45	523
general provisions as to parties to.....	47-53	523
nominal parties to.....	54	526
brought by stockholders in a corporation against the corporation and other parties; how verified, and what allegations must be contained therein.....	94	541
Bills of revivor, general provisions as to same.....	56-58	526
contents of.....	58	527
Certificate of counsel to accompany demurrers and pleas..	31	519
Circuit courts always to be open for certain purposes.....	1	508
provisions as to the making of rules by judges thereof.....	89	539
Clerk, duties of same.....	2	508
to enter motions, rules, orders, etc., in order-book..	4	509
certain motions and applications grantable of course by clerk.....	5	510
Clerk's office, provisions as to same.....	2	508
Commissioners for taking testimony, how to be named....	67	530
how witnesses may be compelled to appear before them and testify.....	78	536
Commissions, issuing and return of.....	1	508

	Rules	Page
Commissions, when and how to issue.....	67	530
provisions as to publication and opening same in clerk's office.....	69	533
Corporations, bills brought by stockholders in a corporation against the corporation and other parties, how verified and what allegations must be contained therein.....	94	541
Costs, where separate answers are filed and the same solicitor is employed for two or more defendants..	62	528
provisions for payment of, when exceptions for frivo- lous causes or delay are filed to master's report....	84	538
Counsel, signature of, to be affixed to bill, provisions as to same.....	24	516
Cross bill, provisions as to same.....	72	534
Death, how suits may be revived on death of either party..	56	526
<i>De bene esse</i> examination, when and how same may be taken..	70	533
Decree, provisions as to entry of decree when bill is <i>pro</i> <i>confesso</i> against the defendant.....	18-19	513
for an account of the personal estate of a testator or intestate on reference to master, etc.....	73	534
corrections of clerical mistakes in.....	85	538
contents of.....	86	539
what the decree in a suit for foreclosure of a mort- gage may provide for.....	92	540
Default of defendant, proceedings that may be taken thereon when decree may be entered and bill taken <i>pro confesso</i>	19	514
Defendant, when he must appear.....	17	513
bills may be taken <i>pro confesso</i> against defendant, and proceedings thereon....	18	513
decree may be entered and bill taken <i>pro</i> <i>confesso</i> against the defendant.....	19	514
Demurrers, general provisions as to.....	31-38	519
to be accompanied by certificate of counsel, etc., provisions respecting .....	31	519
to what defendant may demur.....	32	519
proceedings by plaintiff on demurrer.....	33	519
provisions as to case where demurrer is over- ruled .....	34	519
provisions as to case where demurrer is allowed.	35	520
where demurrer will not be overruled.....	36, 37	520
effect of not setting down demurrer for argument at certain time.....	38	520
time when demurrer is to be set down for argu- ment .....	38	520
Depositions, how taken when evidence is to be taken orally.	67	530
testimony is to be taken by deposition according to act of Congress.....	68	533
provisions as to publication and opening of same in clerk's office.....	69	533



# INDEX TO EQUITY RULES.

451

	Rules	Page
Discovery, provision as to the filing of a cross bill for.....	72	534
Dismissal, when bill shall be dismissed.....	38	520
court may dismiss a bill where plaintiff proceeds to a hearing, notwithstanding objection for want of parties, taken by answer.....	52	525
of suit for failure to file replication.....	66	530
Evidence, how taken down before master in certain cases.....	81	537
Examination, how to take and return depositions of wit- nesses examined orally.....	67	530
Examiner, how witnesses may be compelled to appear before him and testify.....	78	536
Exceptions, provisions as to exceptions to bills for scandal and impertinence.....	26-27	516
hearing exceptions to answer for insufficiency..	63	529
proceedings when exceptions to answers are allowed on hearing.....	64	529
to report of master, time of filing exceptions thereto, and confirmation of report if no ex- ceptions are filed.....	83	538
provisions to prevent the filing of exceptions to reports for frivolous causes or delay.....	84	538
Execution, writ of, provision as to same.....	8	511
Filing of pleadings, etc.....	7	510
Foreclosure, what the decree in a suit for foreclosure of a mortgage may provide for.....	92	540
Guardians <i>ad litem</i> , how appointed.....	87	539
Hearing, case when defendant, by answer, suggests that bill is defective for want of parties.....	52	525
proceedings for hearing where exceptions are filed to answer.....	63	529
of reference before master, when to be brought on.	74	535
Impertinence in bills not permitted; will be struck out on exception.....	26	516
general provisions as to elimination of imper- tinence in bills.....	26-27	516
Infants, how they may sue.....	87	539
Injunctions, provisions as to the granting of injunctions when asked for by bill to stay proceedings at law....	55	526
suspending or amending in- junctions during the pend- ency of an appeal.....	93	541
Interrogatories, provisions as to the interrogating part of bills.....	41-43	522
form of last of the written interrogatories to take testimony.....	71	534
Issue, suit when deemed at issue.....	66	530

	Rules	Page
Judges, provisions as to granting orders, etc., by judges of circuit court in vacation and term . . . . .	3	509
Marshal, provisions as to service of process by . . . . .	15	513
Master, general provisions as to reference to and proceedings before them . . . . .	73-82	534
reference to, if any decree for account of personal estate of a testator or intestate . . . . .	73	534
when to be brought on for hearing . . . . .	74	535
proceedings on reference before . . . . .	75	535
what report of master, on reference before him shall contain . . . . .	76	535
power of same on reference . . . . .	77	536
how witnesses may be compelled to appear before him and testify on reference . . . . .	78	536
form in which accounts shall be produced before him . . . . .	79	537
what paper may be used before him on a reference . . . . .	80	537
persons whom master is at liberty to examine on reference . . . . .	81	537
in chancery, how appointed . . . . .	82	537
provisions as to the filing of master's report and the filing of exceptions thereto . . . . .	83	538
Mistakes in decree, etc., how corrected . . . . .	85	538
Motions, when they may be made in courts of equity . . . . .	1	508
what are to be deemed motions and applications grantable of course . . . . .	5	510
not grantable of course, how and when heard . . . . .	6	510
Notice, provisions for notice of application for certain orders . . . . .	3	509
what to be deemed notice in certain cases . . . . .	4	509
to be given for examination of witnesses . . . . .	67	530
provisions as to notice for <i>de bene esse</i> examination of witnesses . . . . .	70	533
Oath. ( <i>See Affirmation.</i> ) . . . . .	91	540
Orders, when they may be made in courts of equity . . . . .	1	508
Parties, court may make a decree saving rights of absent parties at trial where defendant suggests a defect . . . . .	53	525
provisions as to nominal parties to bill . . . . .	54	526
to bills, when court may proceed without making certain persons parties . . . . .	47	523
parties may be dispensed with when very numerous, etc. . . . .	48	524
not necessary to make <i>cestuis que trust</i> parties to suit . . . . .	49	524
in suits to execute trust in a will . . . . .	50	524
in cases of a joint and several demand either as principals or sureties . . . . .	51	525

# INDEX TO EQUITY RULES.

453

	Rules	Page
Parties, to bills, provisions for the hearing of a case when defendant by answer suggests that bill is defective for want of parties.....	52	525
Petitions for rehearing, when they can be applied for.....	88	539
Pleadings, filing of.....	1	508
Pleas, to be accompanied by certificate of counsel, etc., provisions respecting same.....	31	519
to what defendant may plead.....	32	519
proceedings by plaintiff.....	33	519
Practice, how regulated when the rules of the United States Supreme Court or the circuit courts do not apply.....	90	540
Process, issuing and return of.....	1	508
final process defined.....	7	510
mesne process defined.....	7	510
when writ of assistance to issue.....	9	511
provisions as to same in cases where a person not a party to a cause is served.....	10	511
service of same.....	11-16	511
by whom served, and entry of proof of service required.....	15	513
<i>Prochein amies</i> , provisions as to the same.....	87	539
Reference, general provisions as to reference to and proceedings before masters.....	73-82	534
to master of any decree for account of personal estate of a testator or intestate.....	73	534
when reference to master is to be brought on for hearing.....	74	535
before master, proceedings on.....	75	535
what reports of master on reference before him shall contain.....	76	535
power of master on.....	77	536
how witnesses may be compelled to appear before master or examiner and testify.....	78	536
form in which accounts shall be produced before master.....	79	537
what papers may be used before master on.....	80	537
who may be examined by master on.....	81	537
Rehearing, provisions as to same.....	88	539
Replication, no special replication to answer to be filed....	45	523
general provisions as to.....	66	530
Report by master on reference, what to contain.....	76	535
of master not to be retained as security for compensation.....	82	537
when to be filed and time of filing exceptions thereto, etc.....	83	538
provisions to prevent the filing of exceptions to reports for frivolous causes or delay.....	84	538
Rules, when they may be made in courts of equity.....	1	508



	Rules	Page
Rules, provisions as to making of rules by judges of circuit courts .....	89	539
Scandal, general provisions as to elimination of scandal in bills .....	26-27	516
in bills not permitted. Will be struck out on exception .....	26	516
Service, provisions as to service of process .....	11-16	512
Stockholders, bills brought by stockholders in corporation against the corporation and other parties, how verified, and what allegations must be contained therein .....	94	541
Subpœna, provisions respecting .....	7	510
when to issue .....	11	512
who to issue same, when it may be issued, and how returnable .....	12	512
general provisions as to same, how served .....	13	512
when and how issued .....	14	512
by whom served, proof of service required .....	15	513
proceedings on return of, served .....	16	513
Supplemental answers, provisions as to same .....	46	523
bills, when granted, and provisions respecting same .....	57	527
contents of .....	58	527
Testimony, when taken by commission .....	67	530
orally .....	67	530
time for various parties to take testimony where evidence is to be taken orally .....	67	530
how to be taken by deposition according to act of Congress .....	68	533
general provisions as to time of taking .....	69	533
when and how same may be taken <i>de bene esse</i> ..	70	533
form of last interrogatory .....	71	534
Time may be abridged in certain cases .....	4	509
when subpœna is returnable .....	12	512
for appearance of defendant .....	17	513
when bill may be taken <i>pro confesso</i> against defendant.	18	513
for entry of decree when bill is <i>pro confesso</i> .....	19	514
provisions relating generally to time in which bills may be amended, etc. ....	28-30	517
for filing new or supplemental answer .....	46	523
to have case set down for argument when defendant by answer suggests defective bill for want of parties ..	52	525
when suits will stand revived as of course .....	56	526
for pleading to supplemental bill .....	57	527
filing exceptions to answer for insufficiency .....	61	528
parties to suits to take testimony when evidence is to be taken orally .....	67	530
general provisions respecting time of taking testimony.	69	533
for filing exceptions to report of master .....	83	538

# INDEX TO EQUITY RULES.

455

	Rules	Page
Verification, bills brought by stockholders against the corporation and other parties, how verified and what allegations must be contained therein.....	94	541
Witnesses, how examined when evidence is to be taken		
orally .....	67	530
compelled to attend.....	67	530
when and how some may be examined <i>de bene esse</i> .....	70	533
before commissioner or master or examiner, how compelled to appear and testify.....	78	536
when same may be examined in open court....	78	536
Writ of assistance, provisions as to same.....	7	510
when to issue.....	9	511
Writ of sequestration, provisions as to same.....	7	510
when to issue.....	8	511