CHANCERY.]	PUBLIC	GENERAL	LAW.	2505
court, shall not			ere there is a solicitor in r party—1797, ch. 114	
sec. 4,	v on annlicati	an of either s	party, in actions in the	
general court, o parties shall pro on being satisfie	or on bills in duce either the d by oath that	chancery, req original book the said book	uire and decree that the s, &c. or certified copies s or papers contain evi-	•
dence pertinent trial without th			party cannot safely go to	369
The chancellor ma	y, when he ha	s ordered the p	production of books, &c.	
		ke the allegat	ions in the bill pro con-	
fesso—1807, ch				554
			s or administrators on	
			ellor may decree against	
			e—1793, ch. 75, sec. 3,	
and new writ is			be entered not called,	476
			the lunacy of persons	
entitled to be			-1798, ch. 101, sub ch.	
4, sec. 5, .	arir mar daare	o or give di	rections in cases where	381
			recuons in cases where recutor or administrator	
			it of money at a distant	
period—1798, c			. or money as a distant	400
-			iminished on account of	
•			pprobation of the chan-	
			-1798, ch. 101, sub ch.	
12, sec. 10,		•		405
	to affect the	general superi	intending power of the	
chancery court	with respect	to trust-179	98, ch. 101, sub ch. 12,	
sec. 16, .				406
			a suit in the chancery	
court, &c.—179				408
			tle whereof is outstand-	
			n bill being filed, chan-	
cellor to decree,				513
			l if nothing due, chan-	710
cellor to convey				513
			by the commissioners	527
of confiscated pr			e in chancery, the chief	021
			court shall sit to decide,	
&c.—1805, ch.		one chancely		504
		lor may have	been counsel, or has	
•		•	l judicial district to de-	
cide, &c.—1806				541
			said chief judge on any	
			-1806, ch. 55, sec. 2,	541