

	Page.
commission to take the depositions or affidavits of such witnesses —November, 1773, ch. 7, sec. 7,	126
Such commission shall issue, the commissioners shall be appointed, the interrogatories proposed, and the commission executed and re- turned, in the same manner as from the chancery court for examin- ing witnesses out of the state—1773, ch. 7, sec. 7,	126
The depositions, &c. so taken, shall be admitted in evidence at the trial of the cause—1773, ch. 7, sec. 7,	126
Where such commissions issue, the courts may continue the cause not exceeding four courts after the usual time of continuance, on rea- sonable terms—November, 1787, ch. 9, sec. 5,	247
Where such commissions issue to parts without the United States, the cause may be continued, for want (of the return thereof,) as long as the court, under all circumstances, shall in their discretion, think reasonable—1794, ch. 6,	304
Directions for the issuing of commissions to perpetuate testimony in the chancery court—July, 1779, ch. 8, sec. 8,	146
The parties, and their attorneys or agents, shall have a right to be pre- sent at the execution of all commissions to be issued from the court of chancery—1785, ch. 72, sec. 14,	215
Directions respecting the execution of such commissions—1785, ch. 72, sec. 15,	216
Allowance to the commissioners—1795, ch. 88, sec. 4,	331
Allowance to witnesses summoned thereon—1785, ch. 72, sec. 16,	216
Manner of enforcing the payment—1785, ch. 72, sec. 18,	217
Commission for taking depositions may issue, (with the consent of both parties,) to one person instead of four—1795, ch. 88, sec. 4,	331
Commission for any other purpose may issue, (with the like consent and the approbation of the chancellor,) to one person, or to three, with power to any two—1799, ch. 79, sec. 6,	420
May be issued to two persons—1826, ch. 222, sec. 1,	892
Relating to the issuing of, in certain cases, declaratory that the law of 1826, ch. 222, shall not be construed to restrain the issuing of commissions to one person only, if the parties in the cause con- sent thereto—1829, ch. 159,	984
Commissioners to be appointed for taking testimony—allowance to the clerks—1828, ch. 165, sec. 3,	966
Commission to issue to perpetuate the boundaries of land—1723, ch. 8, sec. 2,	61
For marking and bounding lands—1786, ch. 33,	238
See <i>Boundaries—Bounding Lands.</i>	
Commission to be allowed by the chancellor to guardians, trustees, &c. making disposition or sale of property under an order or decree— April, 1787, ch. 30, sec. 5,	244
Commission allowed to collectors of the county charges—1794, ch. 53, sec. 1,	307
Commission to be allowed to executors or administrators—1798, ch. 101, sub ch. 10, sec. 2, p. 398; sub ch. 14, sec. 5,	408