

INJUNCTION.—*Continued.*

- omits to respond to those facts which constitute the case on which the injunction rests, it must be continued. *Ib.*
7. After an appeal had been taken, the plaintiff, on dismissing his appeal, allowed to amend his bill, on which a new injunction was granted on terms. *McKim v. Odom*, 403.
 8. An injunction granted to stay trespass, there being no then depending suit to try the right, dissolved on the coming in of an answer which denied the trespass, and alleged that the acts complained of were done on his, the defendant's, own land. *Stewart v. Chew*, 434.
 9. On a motion to dissolve an injunction no *ex parte* affidavits can be read. *Bellona Co's Case*, 435.
 10. A motion to dissolve an injunction is confined to the consideration of the statements of the bill, and the answer responsive thereto. *Ib.*
 11. On the filing of a bill for an injunction the defendant may instantly put in his answer, so as thereby to prevent the granting of an injunction as prayed. *Hall v. McPherson*, 518.
 12. No bond is required in certain cases on the granting of an injunction to stay execution at law. *Cape Sable Co's Case*, 587.
 13. Where there are two or more defendants the injunction will not, in general, be dissolved on motion until all of them have answered. *Ib.*
- See DEBTOR AND CREDITOR, 14.
 MORTGAGE, 3.
 PLEADING, 6.
 PRACTICE, 1, 2.
 RIGHT OF WAY, 3.
 WHARF AND WHARFAGE, 8.

JUDGMENT.

- See CORPORATION, 13.
 DEBTOR AND CREDITOR, 43.
 LIEN, 12, 15, 21, 22, 23.

JUDICIARY.

- See GOVERNMENT, 2.

JURISDICTION.

Where jurisdiction in a particular case is conferred on the Chancellor by a special Act, he follows the authority exactly as given. *Hepburn's Case*, 78.

LAND AND LAND OFFICE.

1. The land office is considered as the general market in which all public lands are sold. *Baltimore v. McKim*, 445.
2. In some cases individuals are allowed to acquire a legal title to land without going into the land office. *Ib.*
3. The public lands can only be sold for a valuable consideration, or disposed of with a view to some public benefit. *Ib.*
4. No appeal from a decision of the Chancellor as Judge of the land office. *Ib.*
5. The extent of the authority to acquire a right to land covered by the tide of the basin of Baltimore, by making improvements thereon. *Ib.*
6. A patent may be granted for land covered by navigable water subject to the right of navigation. *Ib.*