XVIII. And be it enacted, That the chancellor shall have full power and authority to appoint, during his pleasure, a person of integrity, judge- Chancelion ment and skill, in accounts, to be auditor for the chancery court, who an auditor, shall, before he enters upon the duties of his appointment, take an oath, &c. to be administered by the chancellor, well and faithfully to execute the duties of his office, without favour, affection, partiality or prejudice, and all accounts directed to be stated, audited or settled, by order of the chancellor, shall be referred for such purpose to the auditor, who shall have power and authority to administer an oath to all witnesses and persons proper to be examined upon such account, and shall audit, state and settle, fuch accounts, agreeably to the order of the chancellor, and shall return the same to the chancellor to be done with as the chancellor shall think just; and the said auditor shall be allowed thirty-five shillings current money per day for every day he shall reasonably be employed in stating, auditing and settling, any account, to be paid by the party defiring such account to be stated, audited and settled, and taxed in the bill of costs as aforesaid.

XIX. And be it enacted, That payment of the allowances to commission - Payment may be compelled, oners, witnesses, and the auditor atoresaid, may be compelled by order of &c. the chancellor, and process of contempt for disobedience to such order may be issued as in other cases.

XX. and he it enaced, That if any defendant, being of full age and regularly summoned to appear to any bill or petition in chancery, shall refuse pear, &c. or neglect to appear thereto at the return court, and thereupon shall stand committed, out the process of attachment of contempt, and attachment with proclasion

Defendants

mations, and do not appear and put in a good and sufficient answer to the faid bill or petition by the fourth day of the court to which the faid attachment with proclamations is returnable, or being served after appearance with, and brought into court upon, any process of contempt, for not answering the bill or petition filed, the said desendant, so brought into court, shall and may, upon motion, stand committed by order of the court for the same, until discharged by the further order thereof; and if the defendant in the case first mentioned, shall not appear and answer as aforesaid, by the fourth day of the court to which the attachment with proclamations is returnable, or if the defendant so committed for not an-Iwering as aforesaid, shall not put in a good and sufficient answer by the fourth day of the court next after the court at which he shall be committed, in either case, unless the defendant shall have further time granted by the court to put in such answer, the bill or petition shall be taken pro confesso, and such decree made thereupon as by the court may be thought just; and if in either of the cases aforesaid, the defendant shall have further time granted him to answer, and the said defendant shall not, before the expiration of such further time, put in a good and sufficient anfwer to the bill or petition exhibited against him, such bill or petition shall be taken pro confesso without further delay, and such decree made thereon as by the court may be deemed just; or the chancellor, in his discretion, may, in the cases aforesaid, order commission to issue for the plaintiff to examine witnesses to prove the allegations in his bill or petition, or the chancellor may examine the plaintiff on oath upon interrogatories, to afcertain the allegations in his bill or petition, and such decree shall be made in either case as the chancellor shall think just.

XXI. And he it enasted, That every defendant appearing at the return Defendants court of the subpæna, shall file a good and sufficient answer to the bill or shall file an any petition exhibited against him, with the register in chancery, on or be- swer, &c. fore the fourth day of the court next following the faid return court; and if the defendant (not having further time granted by the court to file an answer,)