

ARTICLE XVI.

Chancery.

INJUNCTION.

56. Testimony on motion to dissolve.

NON-RESIDENTS.

89. How answer of non-resident infant defendant taken.

SALES

126. Of decedents' real estate for debt.

127 Sale or lease of life estates and estates dependent.

INJUNCTION.

1861, c. 32 adds the following section to this article.

SEC. 56. In all cases pending on motion to dissolve an injunction, the court may at the instance of either party, order testimony to be taken before such person and upon such notice and in such manner as the court in its discretion may direct, to be used at the hearing of such motion.

1861, c. 32.
Testimony on
motion to dis-
solve

In force from June 10, 1861.

NON-RESIDENTS.

1864, c. 89 repeals section 89 and substitutes the following:

89. In every suit in chancery by bill or petition where the defendants, or any of them shall be infants residing out of this state, in any other of the United States, or where application is made by the guardian or *prochein amy* of any non-resident infant, to sell, lease, mortgage or exchange the real or personal property of such infant on the prayer or petition of the complainant or petitioner a commission may be issued, without any previous process or notice, to any two persons in the discretion of the judge of the court in which such suit is brought, who reside near such infant, authorizing them, or either of them, to appoint a guardian to answer for such infant or infants, and take answer of such infants by their said guardian, and the said judge may prescribe the

1864, c. 86.
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