

Id s 20  
1828, c 165, s 2.  
Depositions sub-  
ject to excep-  
tion.

**22.** All depositions so taken and returned shall be subject to the same exceptions and objections as the testimony of the same witness would be if examined in open court, and shall have the same effect and validity.

Id s 21.  
1779, c 8, s 2,  
1828, c 165, s 3,  
1832, c 111, s 2  
What notice to  
parties against  
whom deposi-  
tion to be used

**23.** Any person may have the deposition of any witness who may have knowledge of any fact, in proving which such person may apprehend himself to be interested, taken before any of said commissioners upon ten days' notice to each party against whom such depositions shall be intended to be used, or to his agent, attorney, or guardian, if such party be a minor, if within this State, and the court in which the same is offered in evidence shall be satisfied that such notice has been given before such deposition is permitted to be offered in evidence.

Id s 22  
1832, c 111, s 1  
Where minor  
interested,  
guardian to be  
appointed

**24.** If any minor be interested in any depositions to be taken under the last preceding section, and has no guardian, the court by whom the commissioners were appointed, before whom it is proposed to take such depositions, or the judge thereof, upon application of the plaintiff, his agent, attorney, or guardian, shall appoint a guardian for the purpose.

Id s 23  
1828, c 165, s 3  
When party  
absent from  
State.

**25.** If any party against whom such depositions are intended to be used shall be absent from this State, and have no agent, attorney or guardian in this State (of which the commissioner may require satisfactory proof), the party desiring to take such depositions shall give such notice by advertisement or otherwise as the commissioner shall direct.

Notice.

Id s 24  
1828, c 165, s 3  
Depositions  
how taken, cer-  
tified and re-  
corded  
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**26.** Every deposition taken under the three preceding sections as aforesaid shall be written by the commissioner and signed by the deponent, and the taking thereof certified by the commissioner before whom it shall be so taken, and by him lodged with the clerk of the court by which he was appointed, who shall record the same on receiving therefor compensation at the same rate allowed for recording deeds; and all such depositions, or a transcript thereof under seal, whether taken before or after any suit commenced, may be read in evidence, on any arbitration or trial at law or in equity, if such deponent or deponents die before such arbitration or trial, or be out of this State or cannot be had to attend, of which satisfactory proof shall be made to the court, and shall be subject to the same exceptions and objections as the testimony of the same witness would be if examined in open court.

When to be  
evidence

Id s 25  
1828, c 165, s. 4  
Fees of com-  
missioners.

**27.** The several courts of law in this State shall from time to time prescribe what fees shall be allowed to the commissioners for the services authorized herein, which shall be paid by the party requiring the performance of the service and taxed as the other costs in the action.

Id s 26  
1779, c 8, s 6  
Where witness  
whose deposi-  
tion is required  
is sick or about  
to leave the  
State.

**28.** If any witness whose deposition is required is sick and likely to die, or is about to leave the State, the commissioner, upon proof of the fact, may take such deposition upon such notice as he may prescribe to be given to the opposite party, his agent, attorney or