

ARTICLE XVI.

CHANCERY.

Abatement and Revivor.

1. Suit not to abate by death, when.
2. Bill of Revivor not necessary.
3. Suggestion of death and subpoena or publication.
4. Appearance by representative of deceased.
5. Death of representative of deceased.
6. Death after setting down cause for hearing.
7. Death after decree or after case is ripe for decree.
8. Death after final decree. Execution
9. Non-appearance of representative of deceased.
10. Concealment of representative of deceased
11. Removal of representative from State.
12. Bill of Revivor may be filed
13. Suit not to abate by marriage of party.

Alimony.

14. Court may hear causes for
15. May award when divorce is decreed.

Amendment.

16. How pleadings may be amended.
17. In cases of infants, lunatics; married women, non-residents.

Auditor.

18. Auditor—powers, duties.
19. Compensation.
20. Reference to.
21. May take testimony.

22. Production of books and papers before.

23. Proceedings before.

Books and Papers, Production of.

24. When Court may order
25. Effect of failure to produce when ordered.

Declaratory Decrees.

26. Who may obtain.
27. When not to be made.
28. Trustee may seek.
29. What may be the subject of.
30. Facts must have legal consequences
31. Upon what parties binding.
32. Subject to appeal.

Deeds.

33. When Court may order deed to be recorded.
34. Also, to be acknowledged.

Divorces.

35. Jurisdiction to grant.
36. Grounds for divorce *a vinculo matrimonii*.
37. *A mensa et thoro*.
38. Who not entitled to file bill.
39. Divorce *a mensa et thoro* not to interfere with bill for divorce *a vinculo matrimonii*.
40. Admissions by respondent, effect of.

Dower

41. Jurisdiction of equity court over.
42. Deed of infant *feme covert*.