Non Compos Mentis

- 96. Jurisdiction over persons and property of
- 97. Sale of property of on application of creditor.
- 98. Sale, investment of proceeds of property of
- 99 Lease of property of.
- 100 Proceedings in these cases
- 101 Ratification by the court necessary
- 102 Compensation to committee.
- 103. Sale of property for support of lunatic
- 104. Confinement of lunatic.

Non-Residents.

- 105, Notice to
- 106 Non-resident non compos, notice to
- 107. Bill of review by non-resident.
- Defendants twice returned non est.
- 109. Foreign corporations.
- 110. Non-resident defendants in interpleader cases
- 111. Unknown defendants.
- 112. Unknown heirs of deceased proper party
- 113. Appearance by non-residents.
- 114. Mode of notice by publication.
- 115. Unknown defendants to bills for renewals of leases.

Partition.

116. Proceedings for. Jurisdictional averments Sales

Pleadings, Practice and Process.

- 117. Equity courts always open; terms of.
- 118. Clerks to keep correct dockets.
- 119. Suits begun by bill or case stated.
- 120. When process to be issued.
- 121. Process, when returnable.
- 122. How summons to be issued.
- 123. Service of process; how made.
- 124. Infant and non-sane defendants, how to answer.
- 125. Infants and persons under disability, how to sue.

- 126. Time for appearance and answer.
- 127. Decree pro confesso and final decree.
- 128. Decree pro confesso against defendants appearing
- Decree pro confesso on bill for discovery.
- 130. Answer after decree pro confesso and before final decree
- 131. Pleadings to be brief and concise.
- 132 Form of introductory part of bill.
- 133. To be divided into paragraphs. General frame-work of.
- 134. Prayer for process, how to be framed.
- Defendant may plead, answer or demur
- 136. Plea or demurrer to be sworn to.
 Form of demurrer.
- 137. Demurrer or plea, how heard.
- 138. Time for hearing.
- 139. If plea or demurrer be sustained, bill may be amended
- 140. If overruled, defendant must answer
- 141. Fine when overruled.
- 142. Requisites of answer
- 143. Interrogatories to be appended to bill or answer.
- 144. Refusal to answer interrogatories; practice upon.
- 145. Cross bills.
- 146. When answer to be sworn to.

 Effect of oath.
- 147. When sworn answer to be evidence
- 148. General replication, form of.
- 149. No special replication to be filed.
- 150. Effect of failure of plaintiff to amend after leave granted.
- 151. Fine and commitment for contempt
- 152. Rule security for costs; when obtainable
- 153. When bond to be given to State as obligee.
- 154. Payment of fees to examiners, commissioners and auditors, how enforced.