TESTIMONY—Continued.	ART.	SEC.	PAGE
When commissions to take testimony		010	204
may issue	16	216	204
Examiners, how many and by whom appointed	16	216	204
Powers of examiners	16	216	204
Refusal to obey subpænas	16	216	204
Breach of decorum at sittings	16	216	204
Pay of examiners; time of service, and at	10	210	
whose instance to be certified in their			
return	16	216	204
Proceedings before examiner; how insti-			
tuted, and when	16	217	205
•			
Examinations to be in presence of the par-	16	218	205.
ties or their solicitors	16	218	205
Mode of examination	10	210	200
Reduction of questions and answers to writing	16	218	205
Testimony of both parties to be taken be-	10	210	
fore same examiner; exceptions	16	218	205
Rules of evidence to be followed	16	218	205
Order of taking testimony as between	10		
plaintiff and defendant	16	218	205
Final question as to further knowledge,	10	210	
to be put to witness	16	219	206
Testimony to be taken down in language	10	210	
of witness	16	220	206
To be read over to witness	16	220	206
Signed by witness, refusal or inability of			
witness to sign	16	220	206
Special matters, examiner to state to			
court	16	220	206
Objections to testimony, demurrer to			
questions, by whom decided; costs	16	220	206
Irrelevant testimony, costs	16	220	206
Examiner's return to court, when and			
how made	16	221	207
To be filed	16	221	207
Delay to be avoided, rule to close taking			
of testimony, testimony taken after			
time	16	222	207
Evidence to be in court, subject to excep-			
tion ten days before hearing	16	223	208
Examination de bene esse	16	224	208
Examination to perpetuate testimony	16	224	208
When to be recorded in perpetual memory	16	224	208
Oral examination in court in Baltimore			
city	16	225	208
Testimony upon interlocutory proceed-	10	226	208
ings	16	220	208