

123. How bill may be filed against non-resident or unknown heirs.
124. Notice by publication to heirs or representatives.
125. Foreign executors defendants. Proceedings.
126. Appearance by non-residents.
127. Modes of notice to non-residents.
128. Unknown defendants to bills for renewals of leases.
- Partition.**
129. Proceedings for—Jurisdictional averments—Parties to—Decrees—Sales.
- Pleadings, Practice and Process.**
130. Equity courts always open; terms of, in the counties; in Baltimore city
131. Clerks to keep correct dockets.
132. Suits begun by bill or case stated.
133. When process to be issued.
134. Process in equity courts, when returnable.
135. How summons to be issued.
136. Service of process; how made.
137. Infant and non-sane defendants, how to answer.
138. Infants and persons under disability, how to sue.
139. Time for appearance and answer.
140. Decree *pro confesso* and final decree.
141. Decree *pro confesso* against defendants appearing.
142. Decree *pro confesso* on bill for discovery.
143. Answer after decree *pro confesso* and before final decree.
144. Pleadings to be brief and concise.
145. Form of introductory part of bill.
146. To be divided into paragraphs. General frame-work of.
147. Prayer for process; how to be framed.
148. Defendant may plead, answer or demur.
149. Plea or demurrer to be sworn to Oath. Form of demurrer.
150. Demurrer or plea; how heard.
151. Time for hearing.
152. If plea or demurrer be sustained, bill may be amended.
153. If overruled, defendant must answer.
154. Fine when overruled.
155. Requisites of answer.
156. Interrogatories to be appended to bill or answer.
157. Refusal to answer interrogatories; practice upon.
158. Cross bills.
159. When answer to be sworn to. Effect of oath.
160. When sworn answer to be evidence.
161. General replication, form of.
162. No special replication to be filed.
163. Effect of failure of plaintiff to amend after leave granted.
164. Fine and commitment for contempt.
165. Rule security for costs; when obtainable.
166. When bond to be given to State as obligee.
167. Payment of fees to examiners, commissioners and auditors, how enforced.
168. Opinions to be filed, except in Baltimore city.
169. Heirs of mortgagee not necessary parties to bill for sale of mortgaged property.
170. Proceedings on bill of review by infant or *non compos*
171. Costs on exceptions to answers.