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| <p>221. Bond to be given by trustees under conveyances for benefit of creditors. Where bond is to be filed.</p> <p>222. Where property is to be sold upon a contingency, bond not required until contingency arises. Where bond is to be filed. Reports of sales by trustees.</p> <p>223. Sales heretofore made by trustees under deeds. Where trustees gave bond with one surety only made valid. Proviso.</p> <p>224. When penalty may be for less than double amount of trust estate.</p> <p>225. Failure of trustee to bond. Proceedings upon.</p> <p>226. New trustee appointed by court.</p> <p>227. Report of sales by trustees.</p> <p>228. Failure of trustee to report. Proceedings upon.</p> <p>229. Resignation of trustee. How made.</p> <p>230. Appointment of new trustee. How made.</p> <p>231. Transfer of trust funds to new trustee.</p> <p>232. Power of court to order such transfer.</p> | <p>233. Release of first trustee sufficient.</p> <p style="text-align: center;"><b>Witnesses and Testimony.</b></p> <p>234. Examiners. Their duties, powers, and compensation.</p> <p>235. Subpœnas for witnesses.</p> <p>236. Examinations. How conducted.</p> <p>237. General question to each witness.</p> <p>238. Testimony to be read to and signed by witness. Exceptions.</p> <p>239. Return of testimony to court.</p> <p>240. Testimony to be taken without delay. Rule return.</p> <p>241. To lie ten days in court. Waiver by consent.</p> <p>242. Depositions <i>de bene esse</i>.</p> <p>243. Oral examination of witnesses.</p> <p>244. Special order to take testimony.</p> <p>245. Commissions to issue to two persons.</p> <p>246. To one by consent.</p> <p>247. One only to act on same day.</p> <p>248. Rules for speedy return.</p> <p>249. Pay of witnesses.</p> <p>250. Attachment for refusal to attend.</p> <p>251. Testimony available against defendants in default.</p> <p>252. Court of appeals may repeal or modify rules in their discretion.</p> |
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#### Abatement and Revivor.

1888, art. 16, sec. 1. 1860, art. 16, sec. 1. 1820, ch. 161. 1842, ch. 229.

**1.** No suit in chancery shall abate by the death of any of the parties in cases where the rights involved in the suit survive.

*Tilly v. Tilly*, 2 Bl. 436. *Austin v. Cochran*, 3 Bl. 337. *Neale v. Hagthorp*, 3 Bl. 551. *Glenn v. Hebb's Admr.*, 17 Md. 260. *Diffenderfer v. Griffith*, 57 Md. 84.

*Ibid.* sec. 2. 1860, art. 16, sec. 2. 1820, ch. 161, sec. 4. 1844, ch. 44, sec. 2.

**2.** If any of the parties to a suit in chancery, whether plaintiff or defendant, shall die after the filing of the bill or petition, it shall not be necessary to file a bill of revivor; but