PARTITION.

Proceedings in, 78.

PLEA

When held good unless set down for argument, 19; not bad because it does not cover as much as it might, 19; nor because answer may extend to some part of the same matter, 19; time for filing, 42.

PLEADINGS.

Copies of, to be made and served by and upon Solicitors respectively, 36; copies of, by and upon Solicitors, 7.

Dotomer

Of the English Court of Chancery, how far applicable, 34.

Pro Confesso.

When bill taken, for want of appearance, &c. 42; when notice not necessary to take a bill, 86; for not appearing to subpæna, 7.

PROCESS.

Not to be objected to for mistake in christian name or initials, 38.

PRODUCTION OF DOCUMENTS.

Order for, how obtained, 46; though possession not charged in bill, 47; who to inspect; information obtained not to be published; lien for costs no objection; whether enforced against party who has obtained; what are privileged; and whose the privilege; to be returned when object attained, 46, 7, 8; decisions in cases for, 47, 8.

PROTECTION OF PROPERTY.

During litigation, 49.

Publication.

Of evidence dispensed with, 46.

REAL ESTATE.

May be ordered by the Court to be sold, 61, 72, 74, 78, 88; summons for administration of, 58.

REAL REPRESENTATION.

Dispensed with, in a suit, 49, 50.

REBELLION.

Commission of, abolished, 7.

RE-HEARING.

When not allowed, 60; petition for, 21; when party against whom in his absence a decree has been obtained, returns, 63.

REPLICATION.

Cause at issue by, 8; when at issue by, how and upon what notice, cause heard, 86.

RESIDUARY LEGATEE AND DEVISEE.

When they may have administration of estate without making the coclaimants parties, 49.

REVIEW, BILL OF

When it may be filed by party feeling aggrieved, 50; when not allowed, 60.

REVIVE.

Order to, 54. See Order.

REVIVOR, BILL OF

Where necessary, 57; interrogatories may be filed on, 58; when order to revive may be made without, 54, 56, 7, 8; not necessary to set out statements in original pleadings, on, 20.

SALES OF REAL ESTATE.

How and by whom to be conducted, 61.

SCIENTIFIC PERSONS.

May be employed by the Court to test documents, &c., 48.

SEQUESTRATION.

To compel performance of decree against party out the jurisdiction, 62. See Spokes v Bunbury Bd. Health, 35, L. J. Ch. 105, as to issue of, against a Board of Health for breach of injunction.