

any costs, charges or expenses, shall be ordered to be paid, either at one time or in several or periodical payments or sums to any person or persons, or into the said Court or to the credit of any cause in the said Court, or otherwise, may be registered in
 5 any County registry office upon delivery to the County Registrar of a certificate of the Registrar of the said Court, stating the title of the cause or matter in which such decree or order shall have been made, and the date of the decree or order, and the amount of the moneys thereby or by any report made in pursuance thereof mentioned to be paid; and such certificate shall
 10 be entered and recorded by such County Registrar in the same books and in the same manner as certificates of judgments at Law are now entered and recorded, and the registry of any such certificate shall have to all intents and purposes the same
 15 effect as the registry of a judgment at Law now has.

for payment of money.

Form and effect of such registration.

X. The said Court of Chancery upon being satisfied by proof that some specified part of the real estate of any person ordered by any decree or order of the said Court to pay any sum or sums of money, will be sufficient security for the payment of such
 20 sum or sums of money, may direct either in the same decree or order or by a subsequent decree or order, that the charge created by any such decree or order be confined to such part of the real estate of the person or persons so liable, and that the residue of the real estate of such person shall be unaffected by such
 25 registration, and in case such restriction is contained in the original decree or order, the Registrar's said certificate shall state the same, and if such restriction is contained in some subsequent order, the Registrar's certificate thereof may be registered by either party.

Court may confine the effect of the registration, to specified property proved to be sufficient.

XI. The said Court may in any proceedings to be taken in the same cause in which an order or decree for the payment of money shall have been made and so registered as to become a charge on real estate, order the whole or any portion of the real estate bound to be sold for the satisfaction of the money so
 35 charged upon it with interest and costs, without the delay or expense of a new suit being instituted to procure such sale.

Court may order the real estate bound to be sold, without any new suit.

XII. In any case in which the said Court shall require any issue or issues to be tried by a jury, it shall not be necessary that any feigned action shall be commenced in a
 40 Court of Law; but such issue or issues shall be tried at the assizes or at the sittings of any County Court in Upper Canada in the same manner as issues are tried in actions brought in the Superior Courts of law or in the County Courts, upon an office copy of the decree or order directing the trial of such
 45 issue or issues being entered for trial at such sittings or assizes, in the same manner as Nisi Prius records are entered, and the finding of the jury shall be endorsed upon such office copy and signed by the presiding Judge, and the same shall then be transmitted to the Registrar of the Court of Chancery.

Court may have issues tried by a jury, without any feigned action.

Proceedings in such cases.