

## MEANING OF WORDS.

*Singular number, masculine gender, ajldavit, person, 24; party, legacy, legatee, residuary legatee, 25.*

## MEMORIAL.

Of decree, when to bind lands, 61, 79, 86: of entry in book kept of decree, evidence in Court and for registry, 60.

## MISJOINDER OF PLAINTIFF.

No suit to be dismissed on account of, 53: where plaintiff having an interest dies leaving a plaintiff without interest, Judge may order suit to stand revived and proceed to a decision, 54.

## MISTAKE.

Any, made by a party in reference to practice, how and when rectified, 53.

## MONEY.

Under control of the Court, how invested and distributed, 61.

## MORTGAGE.

When ordered to be produced, 47; as to sale or foreclosure of, 74, 76; when principal and interest are paid Judge may order mortgagee to enter satisfaction in Registry Office, 77; when satisfaction to be entered by the Registrar, 77; general proceedings to foreclose, &c., 75, 6, 7.

## NEW TRIAL.

Where issue tried at Law, 48; when tried before a Judge in Equity, 49.

## NEXT OF KIN.

Administration of Estates on summons, by, 58; parties to administration suits, rules as to, 49; Court will appoint when administration refused by, 52.

## NOTICE.

Of appearance, 6; of decree when to bind persons not parties to a suit, 50; of decretal order when to be served on party out of the jurisdiction, 59; judicial to be taken of returns to commissioner, &c., 45; for hearing when evidence taken before examiner, 46, 85.

## OATH.

Of examiner, 13, 36; by examiner to witness, 36; of officer to whom a reference is ordered, 69; by whom administered generally, 96.

## ORDER.

For absent defendant to appear, 38; for injunction, 39, 40, 1; for *pro confesso*, 42; for amendment, 43, 124; on impertinence, 45; for hearing, 45; for postponement of hearing, 86; for production of documents, 46; for trial at law, 48; for summoning jury in equity, 48; where no personal representative, 51; for dismissal of cause, 53; to revive, when plaintiff having interest dies leaving a plaintiff without interest, 54; in case demurrer sustained, 55; to revive in case of death or transmission of interest or liability, 56, 126; for administration of real or personal estate, 58; for sale of real estate, 66, 88; for reference, 69; in reference to infant's property, 72, 3; in foreclosure and sale of mortgaged property, 74, 5, 6, 7; for commission in partition, 78; to vest title, 88.

## PARCHMENT.

Patent, use of, abolished, 124.

## PARTIES.

When absent bound by decree, 50; adjudication between some, in absence of others, 54; discretion of the Court when no personal representative, 51; misjoinder of, no cause for dismissal, 53; necessary, coming into existence pending a suit, 126; necessary in administration suits for protecting property during litigation, for execution of trusts, respecting waste, 49, 50; new, when brought in by amendment or supplemental order, 87; objection for want of, not allowed, 49; setting down for want of, abolished, 51; bound by statements in special case, 90; in special case, 88; where want of, objected to at hearing, decree may be made saving rights of absent persons, 20; *seeking equitable relief in certain cases*, 21; *form of bills*, 25 to 30; not necessary to a suit although owners of property under the same settlement, &c. 54.