

IN CHANCERY:

(Short style of cause.)

Required a Cheque for \$—— [with \$—— interest thereon from —— to —— (*being the period, if any, for which interest is payable under the Decree or Order of the Court, but has not been already taken into account and computed*)], payable to ——; and the following papers are produced herewith (*naming the Decrees, Reports, &c., shewing the party's right to the Cheque, thus:*

Decree dated ——.

Report dated ——, &c.)

A. B., Plaintiff's Solicitor,

(Date).

(or as the case may be).

23. If the Registrar, in case the application is to him, finds the party entitled as mentioned in the *Præcipe*, he is to prepare and sign the cheque accordingly, computing the interest, if any, that is payable therewith, and inserting the amount in the cheque; and he is then to deliver to the Secretary the cheque and the papers produced to shew the party to be entitled thereto; and the Secretary is to examine the papers produced, and, on verifying the party's right to the sums mentioned in the cheque, he is to add his signature to the cheque, and to procure the same to be countersigned by a Judge.

24. When the Secretary prepares the cheque, the same is to be examined by the Registrar in the same manner, and is to be signed by him and countersigned by the Judge.

25. The Decrees, Orders, and Reports, produced as aforesaid, are to be redelivered to the party entitled thereto, with the cheque.