an indorsement thereon in the form, or to the effect set forth in schedule B. In making such service it shall not be necessary to produce the original claim.

PARTIES TO SUITS.

II. It shall not be competent to any defendant in Parties - no obany suit to take any objection for want of parties to jection for want any suit in the County Court, in any case in which such cases; objection could not be taken in the Court of Chancery, in case such suit had been instituted therein.

The Judge, if he shall see fit, may require any other person to be made a party to the suit; and But the judge may, if he shall see fit, give the conduct of the suit other persons to to such person as he may deem proper; and may make such order in any particular case as he may deem just for placing the defendant on record on the same footing, in regard to costs, as other parties having a common interest with him in the matter in question.

In such cases, the persons who, according to the How added, and practice of the Court of Chancery previous to the third effect of. day of June 1853, would be necessary parties to the suit are to be served with a copy of the decree; and after such service, they shall be bound by the proceedings in the same manner as if they had been originally made parties to the suit; and upon service of notice upon the plaintiff, they may attend the proceedings under the decree. Any party so served may apply to the judge to vary or add to the decree, within fourteen days from the date of such service.

In all suits concerning real or personal estate which is vested in trustees under a will, settlement or or personal esotherwise, such trustees shall represent the persons sent those beneficially interested under the trust in the same who need not be manner, and to the same extent, as the executors or administrators in suits concerning personal estate represent the persons beneficially interested in such