CHANCERY.

Service of subporna on solicitor.

XIV. That service on the Solicitor of any Subpana to rejoin,* or to answer an amended bill, or to hear judgment, shall be deemed good service.

Order nisi for dissolv-

Costs c?

defendants

XVII. That the order Nisi, for dissolving the ing common common injunction, may be obtained upon petition as well as by motion: and that every such order be served two clear days at least before the day upon which cause is to be shown against dissolving the injunction.

XX. That where the same Solicitor is employed separate profor two or more Defendants, and separate answers who appear shall have been filed, or other proceedings had by or by the same colicitor. for two or more Defendants separately, the Master shall consider in the taxation of such Solicitor's bill of costs, either between party and party or between Solicitor and Client, whether such separate answers or other proceedings were necessary and proper; and if he be of opinion that any part of the costs occasioned thereby has been unnecessarily or improperly incurred, the same shall be disallowed.

XXI. That when a cause which stands for hear-Costs of setting down cause, where ing is called on to be heard, but cannot be decided out of the par by reason of a want of parties or other defect on the per through by reason of a man of the plaintiff, and is therefore struck out of the paper, if the same cause is again set down, the Defendant or Defendants shall be allowed the taxed costs occasioned by the first setting down, although he or they do not obtain the costs of the suit.

XXIII. That all answers, affidavits, depositions July 1, 1837. Before whom and examinations, to be made in any cause or proanswers, &c., ceeding by a party residing in the City of Toronto, shall be taken. or within twenty miles thereof, shall be taken before a Master in ordinary of this Court ; and all answers, affidavits, depositions and examinations, to be made in any cause or proceeding by a party residing in this Province, beyond the limits aforesaid, shall be taken before a Master Extraordinary of this Court.

^{*} See 45th order of May 1850, abolishing Sub. to rejoin.