

EQUITY— <i>Continued.</i>	ART.	SEC.	PAGE
Decree <i>pro confesso</i> , if court shall be satisfied that demurrer or plea was interposed for vexation or delay merely....	16	140	178
Upon demurrer or plea being overruled, party to pay fine and be in contempt until paid, when .....	16	141	178
Answer of defendant to be divided into distinct paragraphs.....	16	142	179
Defendant to answer fully.....	16	142	179
Not bound however to do so when he might protect himself by plea or demurrer.....	16	142	179
Special interrogatories not to be incorporated in bill or petition, but appended thereto.....	16	143	179
Defendant may file interrogatories to be answered by plaintiff... ..	16	143	179
Interrogatories and answers to be part of the pleadings.....	16	143	179
Time to answer interrogatories .....	16	143	179
Answer may be compelled by attachment.....	16	143	179
Refusal to answer interrogatories.....	16	144	180
Exceptions to answers .....	16	144	180
Pending such questions, either side may proceed to take testimony without waiver of rights.. ..	16	144	180
Cross-bills for discovery merely not allowed.... ..	16	145	180
Rules as to bills to apply to cross-bills... ..	16	145	180
Service on solicitor of plaintiff sufficient. ..	16	145	180
Defendant need not swear to his answer unless required.....	16	146	180
Answer, sworn or unsworn, not to be evidence unless read by plaintiff as such .	16	146	180
These provisions as to answers not to apply to motions to dissolve injunction or discharge receiver.....	16	146	180
Answer only evidence for defendant when cause set down on bill and answer.....	16	147	181
In what cases answer under oath may be used as affidavit .....	16	147	181
General replication, when to be filed....	16	148	181
When replication filed, cause to be at issue.....	16	148	181
Rule further proceedings.....	16	148	181