523.

issible in

scope of

49-351. ate estate, 477.

ion of, 365.

attesting

sing from

561—564, 567. 562, 564.

370. es of mis-

:, 294.

INDEX. WITNESS-continued. competent, atheists and non-believers are now, 198, 216-219. counsel, 236. deaf and dumb person is, 213, 214. felons are now, 198, 500. husbands and wives in civil actions, 199-201, 209, 210. criminal proceedings, 202-205, 210-213, 586. " infamous persons " are now, 198, 500. informer is now, 202. judge, 98, 99, 244. parties in civil actions are now, 199, 221. in criminal proceedings are now, 202-209. to proceedings in consequence of adultery, 199, 200. putative father in bastardy proceedings, 209. competency of, is a question for the judge, 196, 208, 220. incompetent, who used to be, 197-200. idiots, lunatics, and very young children, 196, 213-216. duty of judge as to, 220 sanity of, is a question for the judge, 196. corroboration of, when expedient, 512, 513, 519-523. required by law, 514-519. See CORROBORATION. what is required to make a good, 14, 499, 500, 502-505. may affirm instead of taking the oath, 198, 216-219, 525. expert, 41-53, 501. non-expert, opinion of, when admissible, 54, 55, 502. to character will not deprive prisoner of his right to the last word, 206, 593, is privileged from action of defamation, 540, 541. arrest, 662, 663. may be arrested for contempt of Court, when, 584, 653, 654, 664, 665, attendance of, how enforced, 584-587, 607, 608, 652-662. See ATTENDANCE OF WITNESSES. expenses of, 588, 664-666, 686. in bankruptcy, 655, 656. deposition of, must be read over to him and signed by him, 326, 327. signed by magistrate, 328, 330. may be used in subsequent proceedings, if witness dies, becomes ill or insane, etc., 88, 89, 327-330, 335. for the defence, 88, 331, 332. privilege of, as to matrimonial communications, 210, 229-231. communications with legal advisers, 231-241. answering criminating questions, 204, 221-228, 333, 584, 658, 659. degrading questions, 227, 687. questions about adultery, 200, 228, 229. touching public policy, 220, 241-245. may be waived, 224. claim of privilege by, raises no adverse presumption, 410. objection by, to answer any question can only be raised by witness, 220, 223, 228. raised after witness has been sworn, 222, 223. attesting witness, evidence of, 49, 394, 502, 535. proof of documents by, 278-282. for prisoner, examination of, by magistrate, 331, 332. 63