

duplicity, within what time made and how determined, 144; in action on a foreign judgment, 157; when more than six per cent. interest is objected to, 151.

NOTARY PUBLIC.

Signature and seal of, evidence without proof, 102.

NOVA SCOTIA GRANTS.

Proved by examined or certified copies, 108.

OATH.

Who may administer, to witnesses, 96; made or taken out of the Province, 102.

OFFICER.

Falsely certifying copies or extracts of documents, guilty of misdemeanor, 96.

ORDER.

Of the Court or Judge for production of documents or for witness to attend at the hearing of a summons or motion, 99; for examination of a person refusing to make affidavit in civil proceedings, 99.

PARTIES.

Prosecuting or defending in person not allowed to file papers without paying the fees, 134.

PATENT PARCHMENT.

Use of, prohibited, 147.

PLEADINGS.

Filed in any British, Foreign or Colonial Court, how proved, 93.

POSTEA.

When verdict of jury not unanimous, 139; on verdict for defendant in replevin on *non cepit*, 142.

POWER OF ATTORNEYS.

How proved for registry, 103.

PROCESS.

Affidavit of service at dwelling, 137; when not served personally, and no order to perfect service, judgment set aside, 137; when service was not perfected but defendant knew suit was going on, judgment not set aside, 137; when defendant denies knowledge of suit, judgment not set aside, 138; affidavit to perfect service of, to be made by the Sheriff or his deputy, 138; rules apply to Coroner and every writ or process, 138; service of, on non-residents, 142.

PROBATE.

How proved for the purpose of registration, 103.

PROCLAMATIONS, TREATIES, AND ACTS OF STATE.

Of Foreign State or British Colony, how proved, 93; provisions in reference to, extended to Acts of Legislature, &c. 105; to be sealed with the Public Seal of the State or Colony, 93.

PROMISSORY NOTES.

Falling due on certain days, when payable, 153; what days specified, 154; when to be noted and protested, 154; when notice of dishonor to be given, 154; when payable out of the Province Notarial protest of presentment and dishonor, evidence, 155; when loss of not to be set up as defence, 156.

RATE OF INTEREST.

What may be contracted for and what recovered in a suit, 151, 2.

RECOGNIZANCE.

Roll, or of bail, when and how filed, 133.

RECORD.

Trial by, when both parties give notice, 136; when party giving notice of trial by the, does not proceed, 136; copy of, filed in a public office and certified by officer, evidence, 106; portions of, may be exemplified, 107.