

acter of persons signing the same, to be received in evidence in the same way in any Court in this Province, 94; party forging any seal, &c., or tendering the same in evidence knowing the same to be forged, guilty of felony, 96; may be impounded, &c., 96; not requiring attesting witness may be proved by admission or otherwise, although having an attesting witness, 98; may be ordered to be produced at hearing of any motion or summons, 99; order to produce, when a person refusing to make an affidavit in a civil proceeding, is being examined before a Judge, 99; production of, in certain other cases, 100; to be produced before Commissioners appointed from abroad, 105.

#### EVIDENCE.

Of Proclamations, Treaties, and Acts of State of any Foreign State or British Colony, 93; of judgments, decrees, orders, and judicial proceedings of, and of affidavits, pleadings and other legal documents filed in, any British, Foreign, or Colonial Court, 94; of documents which in the English Courts are received without proof of seal, stamp, or signature, or of the judicial or official character of the party signing them, 94; affidavit to hold to bail, or in judicial proceedings when made before a Judge of any British, Foreign, or Colonial Court, 94; of register of, or declaration in respect of, any British ship, 95; of former conviction of a witness on a trial, 98; by comparison of handwriting, 98; on motion or summons before a Judge, 99; examination before a Judge or other person of a party refusing to make an affidavit in a civil suit, &c., 99; affidavits, declarations and affirmations made abroad, 102; authentication by Mayor, &c. of a City, 106; Judge's notes of examination of witness on former trial, how and when available on a subsequent trial, 106; copies of any record, document, or writing, or parts thereof, filed in a public office, 106; exemplification of part of record or judgment roll, 107; exemplification or examined copy of grants from the Crown, 107; notarial protest of presentment and dishonor of bill of exchange, or promissory note, 154.

#### EXAMINATION.

Of a person before a Judge when he refuses to make affidavit in a civil proceeding, 99.

#### EXEMPLIFICATION.

Of grants from the Crown under the Great Seal of the Province need not contain the conditions of the grant, 107; of plan or plat annexed to grant, 107.

#### FELONY OR MISDEMEANOR.

Conviction of, how and when proved against a witness who refuses to answer or denies the fact, 98.

#### FOREIGN JUDGMENT.

In action on, what defence the party sued may set up when he had not been served with process in the original action, 157; notice of defence to, 157.

#### GRANTS FOR THE CROWN.

Exemplification of, or certified or examined copies of, made evidence, 107.

#### GUARANTEE.

Written promise to pay the debt, &c. of another not void because the consideration does not appear in the writing or by necessary inference, 156; promise to answer for debt, &c. of a firm, or made to a firm, shall not bind when change has taken place in the constitution of the firm, 156.

#### HOLDING TO BAIL.

No person shall be held to bail on judgment of a Foreign Country or British Colony without a Judge's order, 147; affidavit made before any Judge of a British, Foreign or Colonial Court sufficient for, 94.

#### HUSBAND AND WIFE.

When compellable to give testimony for or against each other, 93; in a criminal proceeding, or proceeding in consequence of adultery, cannot give testimony for or against each other, 93; in an action instituted