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 althavit 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.

173

EVIDENCE

Of Proclamations, Treaties, and Acts of State of any Foreign State or British Colony, 93; of judgments, decrees, orders, and judicia, 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