

Thursday, July 18.—Morning, 10 to 1.

REVISED STATUTES OF NOVA SCOTIA.

Examiners: HON. L. G. POWER, LL. B., and
J. Y. PAYZANT, Esq., M. A.

1. In the construction of Provincial Statutes, what shall the following words, as a general rule, be held to mean and include, *month, oath, person, folio, sureties*? Is it sufficient to use words importing only one number or one gender, where the Statute is meant to apply to more than one?
2. Where no other provision is specially made, what powers shall all corporations be capable of exercising?
3. How should a deed, executed out of the Province, be proved to make it admissible for registration?
4. State the qualifications for a seat on the bench of the Supreme Court of this Province. What are the powers and jurisdiction of the Supreme Court and of the Equity Judge?
5. What steps have to be taken in the Probate Court by an Executor, from the death of his testator until the final settlement of the estate?
6. What things may be taken under execution, and what not; and from what time is property bound thereunder?
7. State what is necessary to be sworn to in an affidavit to hold to bail, and an affidavit for an attachment of property belonging to an absent or absconding debtor. What effect will it have to entitle the latter affidavit in the cause, and to omit the title in the former?
8. State the circumstances and proceedings necessary to obtain an injunction. What provision have we for restraining orders?
9. Where there are two defendants, and one suffers judgment by default, and the other appears and pleads; what should be the title of the cause in the continued proceedings against the latter?
10. What steps are necessary to obtain a garnishee order, and will the service of the order bind moneys of the defendant in the hands of all persons without exception?
11. What preliminary steps are necessary before a writ of certiorari can issue?
12. What notice to quit must be given by a landlord to weekly, monthly, and yearly tenants respectively. Describe the steps to be taken by the landlord under the chapter of "Tenancies and of Forcible Entry and Detainer," where the tenant refuses to quit upon the expiration of the notice?

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