PRACTICE AND PROCEDURE.

(Second Examination, 1894.)

by n

absc

Stat

Time, 2 hours. MR. A. I. TRUEMAN & MR. L. A. CURREY, Examiners.

- 1. What are the principle differences between Common Law and Statutory Courts?
- 2. Draft an affidavit to hold to bail for \$500, lent by John Doe, of St. John, Merchant, to Richard Roe, of the same place, laborer?
 - State briefly the proceedings in a County Court Appeal?
 - What are particulars? When required? 4.
 - Put in special Bail before a Judge at Chambers. 5.
 - Where should the venue be laid? 6.
 - Mention the different forms of actions. 7.
 - Give briefly the proceedings in ejectment when defended.
 - What is meant by rule for judgment nisi? O.
- Who is defendant in replevin, and who is entitled to put in 10. claim of property?
- 11. What do the following cases decide? Wheeler vs. Stewart, Vanwart vs. Shepherd, Morice vs. Forster and Dunlap vs. Babang?
- 12. What is the rule as to granting a new trial on the ground that the verdict is against the weight of evidence?

BILLS AND NOTES.

(First and Second Examinations, 1894.)

Time, 3 hours. DR. SILAS ALWARD, Examiner.

- Define a holder in due course.
- 2. If a Bill or Note is drawn payable at Saint John, where should it be presented for payment?
- 3. Define Signature by Procuration. (a) How far is the principal bound by such signature?
 - (b) What notice does such signature imply?
 - 4. Define a qualified acceptance.
 - (a) If taken, does it discharge the Drawer and Indorsers?
 - (b) Does a partial acceptance discharge the Drawer and Indorsers?
 - Is a Bill or Note payable at sight entitled to days of grace?
 - What alterations will void a Bill or Note?
- 7. Define referee in case of need. (a) Is the holder bound to · resort to the referee in case of need?