ENQUETE—Continued.	SEC.
Objections thereto, to be taken down in writing,	. 9
Ten days notice, to be given of such Enquête, .	. 9
EXPARTE,	
Evidence may be taken in Exparte cases on any	
Juridical day, except, during vacation,	7
Witnesses may be sworn and examined before	;
Prothonotary in Exparte cases,	. 7
Party fore-closed may cross-examine witnesses, .	. 8
may resist illegal evidence, .	. 8
If examination going on before Prothonotary, objec-	-
tions to be taken down in writing,	. 8
EXCEPTIONS A LA FORME,	
To be fyled within 4 days from Return of writ, or	r
of fyling of pleading, to which exception is	
offered,	
Fyling of such plea not to preclude from pleading	
to the merits,	. 21
FOLLE ENCHERE,	
Sale at the folle enchere may be had, if purchaser	•
neglects to pay,	23
At second sale, every bidder to deposit a sum equal to	
costs then due,	
If Bidder refuse to pay such sum, Sheriff to disregard	
his bid,	. 24
If there be a third sale, bidder to deposit one-third	
debt,	. 25
Plaintiff or his attorney may dispense with deposit	, 26
If Plaintiff or his attorney swear that Defendant wil	
cause property to be adjudged to insolvent bid	
ders, Court may order bidders to deposit cost	
due,	. 27
After Sale, Sheriff to return deposits to bidders, exclu	
sive of the purchaser,	
Fol-enchériseur to pay all damages accruing to	
Judgement Creditor,	. 29
Contrainte par corps may be issued against bidde	r
for difference between his bid, and that of re	- 29
sale.	
Fol enchériseur, not entitled to overplus, if any,	. 29
Overplus how disposed of,	