

ENQUÊTE—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, objections to be taken down in writing, . . . 8

EXCEPTIONS A LA FORME,

To be fyled within 4 days from Return of writ, or

of fyling of pleading, to which exception is offered, 21

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, 23

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 will

cause property to be adjudged to insolvent bid-

ders, Court may order bidders to deposit costs

due, 27

After Sale, Sheriff to return deposits to bidders, exclu-

sive of the purchaser, 28

Fol-enchériseur to pay all damages accruing to

Judgement Creditor, 29

Contrainte par corps may be issued against bidder

for difference between his bid, and that of re-

sale.

Fol enchériseur, not entitled to overplus, if any, . 29

Overplus how disposed of, 29