DISCOVERY-Continued without, parties, 143, 141.

used. DISCOVERY-Continued alterations and interlineations in, 146. taken form of, 142, alterations in, 165, 146. should not read "from day to day," 142. second may not issue where exnmisamining party makes default, 143 AND service of, 143. witness fees with, 142. before whom, 143. persons specially appointed by order, 143. 5, 19, special examiners, 139. rs.) committal, 146. er, as motion for, 146. order for, 146. n acmotion for, 146. form of notice, 146. material on, 146. , 226. strictly scrutinized, 146. i for, notice of, 146. requirements of, 146. t, 55. service to be personal, 146. penalty for non-attendance, is, 146. for refusal to answer, 146. corporation, 63. officer of, 141. duty to prepare for, 141. to Manitoba and English practice compared, 139. meaning of term, 140. not to be party for discovery only, 139, 63. 304. on other officers' affidavit, 154. out of Manitoba, 141. several may be examined, 141. servants of, meaning of term, 141, 140. County Court, procedure on transfer from, 145, 67. of de bene esse, 165. ions: how obtained, (See attendance, compelling), 141. interrogatories, may be administered, 150, 141. after examination, 150, 141. ming suggested change, 151. 147. answers to, sufficiency of, 151. Referee, power of to consider, 151. libel actions, in, 151. Ontario practice, 150. oliciparticulars, further, ordered, 151. relevant to issue, must be, 151. striking out defence, 151. witnesses, disclosure of, 154, 151. Manitoba, 141. within, parties, 143, 141. officer of foreign corporations, 156.

non-attendance, on, penalty for, 142. if service on party, 142. on solicitor, 143, 142. notice to solicitor, 48 hours, 144, 143. objections, form of in depositions, 148. order required for, 165. certain cases under Rule 402, in, 139. examination of party, for whose benefit action brought, 142, 139. defended, 142, 139. none in Ontario now, 142. not required for examination of second officer of corporation, 141. Ontario practice, 141. particulars, 141. discovery allowed before ordered in certain cases, 141. application of defendant, 141. of plaintiff, 141. party for whose immediate benefit an action is brought or defended, 142, 139. meaning of term, 142, 139. upon order only, 142, 139. procedure on, 145. examiner's powers, 145. exclusion of opposite party, 145. objection to questions, 147. how made, 147. Ontario practice, 147. to form of depositions, 148. production of papers on, 142. obtained by notice to produce, 142. subpoena D. T., 142. scope of examination, 141, 139. affidavit on production, on, 147, 141, 139. cross-examination, is a, 148. evidence relating to opposite parties' case, 147. no discovery of, 147. irrelevant questions, what are, 147. need not be answered, 147. issues raised on pleadings confine, 148. privileged matters, questions as to, 147. questions properly asked, 147. relevant questions, what are, 147. account, in actions for, 147. indemnity against costs as to promised, 147. partnership actions, in, 147. trade name, in actions against use of, 148. witnesses, names of need not be disclosed, 147.