

DISCOVERY,—*Continued.*

- production of documents, for, 29.
- affidavit on, 30.
- form of,
- clerk of Crown in Chancery, by, 30.
- order for, is of course, 29.
- service of, 30.

## DISMISSAL OF PETITION,—

- for want of prosecution, 34.
- no evidence in support, 52.

## ELECTION,—

- avoidance of, for corrupt practices, 41.
- where not avoided, though corrupt practices proved, 42.

## EVIDENCE,—

- absence of, petition dismissed, 52.
- admissions, Court may act on, 39.
- corrupt practices, of, before proof of agency, 40.
- seal claimed, where, 40.
- trial, at, 39.

## EXTENDING TIME,—

- jurisdiction as to, 45.

## FEES,—

- counsel, 55, 56, 57.
- office, 55.
- registrar, to, on filing petition, 24.
- appeals, 47.
- solicitors, 55.

## INTERLOCUTORY PROCEEDINGS,—

- jurisdiction of Judge as to, 44, 45.

## JUDICATURE RULES,—

- application of, to election petitions, 60.

## “JUDGE,”—

- meaning of, in Rules, 5.

## JUDGES,—

- differing in opinion, 43.
- interlocutory matters, jurisdiction of, in, 44, 45.
- powers of, at trial, 39.
- report of, on trial, 43, 44.
- signature of, 43.
- return of proceedings and evidence by, 44.

## JURISDICTION,—

- High Court, of, 3.
- statute conferring *intra vires*, 4.
- Judges, of, in interlocutory matters, 44, 45.
- at trials, 39.
- see—*Summary Trial of Corrupt Practices*.