INDEX.

WITNESS—continued. evidence of, by commission or letters of request, 666-676. statements by, at former trial, 95-100, 324-326. may refresh memory by document otherwise inadmissible, 169, 170. kept away by collusion, 97, 324, 330. how to test the veracity of, 497-513. six sanctions of truth, 497, 498, 525. partisan, 500, 501, 526. expert, 41-53, 501, 502. non-expert, 54, 55, 502. perception of, 503. judgment of, 503, 504. memory of, 504. power of expression of, 504, 505. independent, 510. by his demeanour in the box, 505, 506-508. evidence, 506, 508. surrounding circumstances, 506, 509-513. corroboration of, 512-523. examination of, in chief, 525-530. questionsmust be relevant, 525, 687. to facts, 526. leading questions not allowed, 527. except by leave, 528. discrediting own witness, 510, 511, 529, 530. refreshing memory, 530. cross-examination of, 531-539. leading question may be asked, 532. questions to credit, 33, 34, 511, 533, 538. evidence of bad character, 500. as to previous conviction, 34, 535, 536. particular acts of falsehood or dishonesty, 537. acceptance of bribe, 538. character cannot be impeached by party calling him, 500, 510, 511, 529, 530. unless hostile, 529, 530. as to former statements, 536, 537. transactions with third persons, 533, 534. of an attesting witness, 535 witness called by judge, 535. not examined in chief, 534. to character, 595. re-examination, 539-541. only as to matters arising out of cross-examination, 539, 540. leading questions not allowed, 539. as to character after attack in cross-examination, 538. recalled to prove inconsistent statement by subsequent witness, 537. WRITING, grants and transfers, which must be in, 173-175. contract, which must be in, 175-180. WRITTEN AGREEMENT. evidence to vary, when admissible, 32, 182-189, 194, 570. Υ. YOUNG PERSON. deposition of, under the Children Act, 1908 ... 334, 335. BRADBURY, AGNEW, & CO. LD., PRINTERS, LONDON AND TONERIDGE.