

SECTIONS

132. Witness not excused from answering on ground that answer will criminate.

Proviso.

133. Accomplice.

134. Number of witnesses.

CHAPTER X.—OF THE EXAMINATION OF WITNESSES

135. Order of production and examination of witnesses.

136. Judge to decide as to admissibility of evidence.

137. Examination-in-chief.

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138. Order of examinations.

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139. Cross-examination of person called to produce a document.

140. Witnesses to character.

141. Leading questions.

142. When they must not be asked.

143. When they may be asked.

144. Evidence as to matters in writing.

145. Cross-examination as to previous statements in writing.

146. Questions lawful in cross-examination.

147. When witness to be compelled to answer.

148. Court to decide when question shall be asked and when witness compelled to answer.

149. Question not to be asked without reasonable grounds.

150. Procedure of Court in case of question being asked without reasonable grounds.

151. Indecent and scandalous questions.

152. Questions intended to insult or annoy.

153. Exclusion of evidence to contradict answers to questions testing veracity.

154. Question by party to his own witness.

155. Impeaching credit of witness.

156. Questions tending to corroborate evidence of relevant fact, admissible.

157. Former statements of witness may be proved to corroborate later testimony as to same fact.

158. What matters may be proved in connection with proved statement relevant under section 32 or 33.