SECTIONS

33. Relevancy of certain evidence for proving, in subsequent proceeding, the truth of facts therein stated.

STATEMENTS MADE UNDER SPECIAL CIRCUMSTANCES

- 34. Entries in books of account when relevant.
- 35. Relevancy of entry in public record made in performance of duty.
- 36. Relevancy of statements in maps, charts and plans.
- 37. Relevancy of statement as to fact of public nature contained in certain Acts or notifications.
- 38. Relevancy of statements as to any law contained in law-books.

HOW MUCH OF A STATEMENT IS TO BE PROVED

39. What evidence to be given when statement forms part of a conversation, document, electronic record, book or series of letters or papers.

JUDGMENTS OF COURTS OF JUSTICE WHEN RELEVANT

- 40. Previous judgments relevant to bar a second suit or trial.
- 41. Relevancy of certain judgments in probate, etc., jurisdiction.
- 42. Relevancy and effect of judgments, orders or decrees, other than those mentioned in section 41.
- 43. Judgments, etc., other than those mentioned in sections 40, 41 and 42, when relevant.
- 44. Fraud or collusion in obtaining judgment, or incompetency of Court, may be proved.

OPINIONS OF THIRD PERSONS WHEN RELEVANT

- 45. Opinions of experts.
- 45A. Opinion of Examiner of Electronic Evidence.
- 46. Facts bearing upon opinions of experts.
- 47. Opinion as to handwriting, when relevant.
- 47A. Opinion as to digital signature, when relevant.
- 48. Opinion as to existence of right or custom, when relevant.
- 49. Opinion as to usages, tenets, etc., when relevant.
- 50. Opinion on relationship, when relevant.
- 51. Grounds of opinion, when relevant.

CHARACTER WHEN RELEVANT

- 52. In civil cases character to prove conduct imputed, irrelevant.
- 53. In criminal cases previous good character relevant.
- 53A. Evidence of character or previous sexual experience not relevant in certain cases.
- 54. Previous bad character not relevant, except in reply.
- 55. Character as affecting damages.

PART II

ON PROOF

CHAPTER III.—FACTS WHICH NEED NOT BE PROVED

56. Fact judicially noticeable need not be proved.