SECTIONS

- 57. Facts of which Court must take judicial notice.
- 58. Facts admitted need not be proved.

CHAPTER IV.—OF ORAL EVIDENCE

- 59. Proof of facts by oral evidence.
- 60. Oral evidence must be direct.

CHAPTER V.— OF DOCUMENTARY EVIDENCE

- 61. Proof of contents of documents.
- 62. Primary evidence.
- 63. Secondary evidence.
- 64. Proof of documents by primary evidence.
- 65. Cases in which secondary evidence relating to documents may be given.
- 65A. Special provisions as to evidence relating to electronic record.
- 65B. Admissibility of electronic records.
- 66. Rules as to notice to produce.
- 67. Proof of signature and handwriting of person alleged to have signed or written document produced.
- 67A. Proof as to electronic signature.
- 68. Proof of execution of document required by law to be attested.
- 69. Proof where no attesting witness found.
- 70. Admission of execution by party to attested document.
- 71. Proof when attesting witness denies the execution.
- 72. Proof of document not required by law to be attested.
- 73. Comparison of signature, writing or seal with others admitted or proved.
- 73A. Proof as to verification of digital signature.

PUBLIC DOCUMENTS

- 74. Public documents.
- 75. Private documents.
- 76. Certified copies of public documents.
- 77. Proof of documents by production of certified copies.
- 78. Proof of other official documents.

PRESUMPTIONS AS TO DOCUMENTS

- 79. Presumption as to genuineness of certified copies.
- 80. Presumption as to documents produced as record of evidence.
- 81. Presumption as to Gazettes, newspapers, private Acts of Parliament and other documents.
- 81A. Presumption as to Gazettes in electronic forms.
- 82. Presumption as to document admissible in England without proof of seal or signature.