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.

Cross-examination.

Re-examination.

138. Order of examinations.

Direction of re-examination.

- 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.