2298 INDEX.

EVIDENCE—Continued.	ART	SEC	PAGE.
Copy of record or register of any cor-			
poration of a foreign country where			
the same may be incorporated shall			
be sufficient evidence	35	43	1104
Proof of deed, bond, bill, note or			
other instrument not required to			
be recorded	35	44	1104
Where there is no subscribing wit-			
ness, or where subscribing witness			
is dead	35	45	1104
Oath to be made by the plaintiff upon			
foreign instruments thus proved.	35	46	1105
Such mode of proof not to affect con-			
veyance of real estate; nor proofs			
of claims against estates of de-			
cedents	35	47	1105
PROOF OF ACCOUNTS			
By oath of disinterested witness	35	48	1105
Oath by plaintiff	35	48	1105
Oath of creditor where claim does			
not exceed fifty dollars	35	49	1106
Oath may be made by joint plaintiff	•		
or agent or corporate officei	35	50	1107
Common law evidence and procedure			
not precluded	35	51	1107
PUBLIC STATUTES, OFFICE COPIES			
AND OFFICIAL CERTIFICATES.			
Private laws of this State may be			
read from printed statute book	35	52	1107
Public and private laws of United			
States, State or territory, or Great			
Britian and Ireland may be read			
from authorized printed volume of			
statutes thereof	35	53	1107
Ordinances and resolutions of mayor			
and city council of Baltimore, from			
authorized publications	35	54	1108
Copies of proceedings and acts of con-			
ventions and general assembly,			
when certified by clerk of court of	•		
appeals, shall be evidence .	35	55	1108
Copy of extracts of deeds sent to land			
office shall be evidence, when orig-			
inal deed and record are lost	35	56	1108
Certified copy of record in land office.	35	57	1108
Copy of original certificate in land			
office	35	58	1108