Registrar, and the depositions signed and certified as hereinbefore provided, when duly filed or a copy thereof certified under the hand of the proper officer, shall without proof of the signature or signatures be received and read in evidence saving all just exceptions. The Registrar shall on request forward the said depositions to the Clerk of the Circuit Court at which the action will be tried, or to the Judge trying the case if the case be tried in Chambers, or same on notice, shall be produced by the Registrar or Deputy Registrar on any hearing in the Chancery division.

18. The examiner may and, if need be, shall make a special report to the Court in which proceedings are pending touching such examination and the conduct or absence of any person, and the Court may direct such proceedings and make such order upon such report as justice may require and as may be directed and made in any case of a contempt of Court.

19. (1) Any party to an action or issue may at the trial use in evidence as against any opposite party any part of the examination of such opposite party, or in case such opposite party is a corporation, of the examination of any officer thereof selected to submit to an examination to be so used.

(2) Such selection shall be made by the corporation, or by a Judge if the corporation refuses or fails to select any or what the Judge considers the proper officer or officers having regard to the questions involved.

(3) If it is made to appear at or before the trial that any party has been unable after due diligence to obtain the attendance at the trial of any person examined by him for discovery, or if for any other reason it appears to be just and convenient, the presiding Judge at such trial may permit such party to use in evidence the whole or any part of the examination of such person.

(4) If part only of any examination is used, the Judge may at the request of any party against whom it is so used direct that any other part of the examination be also used, if it is so connected with the part so used that such first mentioned part ought not to be used wihout such other part.

The table of costs on page 448 of The Judicature Act Rules is hereby amended by inserting at the end of the Master's and Examiner's fees the following:

EXAMINER UNDER ORDER 31 (A).

Summons or notice	\$ 40
Attendance per hour	2.00
Certifying evidence	

In case the examiner himself takes down the evidence in shorthand, he shall be enitled to like fees for the transcript and copy of

evidence as is allowed by the scale to a stenographer.

In re PLACE OF TRIAL

Rule 1, or Order 36, of The Judicature Act is repealed and the following substituted in lieu thereof:

ORDER 36.

Place of Trial

1.--(1) There shall be no local venue for the trial of any action.