

SCHEME OF ARRANGEMENT, &c.—*Continued*—

- notice of filing scheme, 427.
- how notice to be signed and what it shall contain, 427.
- certificate of filing, 427.
- restraining of actions after scheme filed, 427.
- petition for confirmation of scheme, 427.
- petitioners to be treated as representing company, 428.
- how day for hearing appointed, 428.
- when petition to come on for hearing, 428.
- appearance and objections to be filed seven days before hearing, 428.
- any person appearing deemed submitting to jurisdiction of Court as to costs, 428.
- scheme not deemed confirmed until enrolled, 429.
- what procedure to take when either confirmation of scheme is opposed or not opposed, 429.
- onus* to begin, upon party opposing confirmation, 429.
- how orders to be drawn, 429.
- form of judgment confirming scheme, 429.
- practice in cases not provided for by Railway Act or these Rules, 430.
- form of advertisement of filing scheme, 541.
 - " certificate of filing scheme, 541.
 - " petition to confirm scheme, 542.
 - " advertisement of presentation of petition to confirm scheme, 542.

SCIRE FACIAS—60, 79, 298, 299.

- may issue for impeachment of patent of invention, 167, 298.
- to defeat prior foreign invention unknown to Canadian inventor, 298.
- not required to cancel a prior patent to a person who is not the true inventor, etc., prior patent no defence to an action by the true inventor, 299.

practice respecting, 415.

grounds for impeachment of patent by, 415.

See Patent of Invention.

costs, 415.

right to begin at trial of action by, 418, 419.

form of writ of, 415, 539.

- " declaration, 415.
- " particulars of objections in action by, 416.
- " pleas, in action by, 416.
- " joinder of issue in action by, 417.

not necessary to compel answer by third party in petition of right cases, 239.

would be proper course to cancel lease, if same were subject to cancellation, 175.

practice in issuing, 414.

appearance to be entered by defendant within 14 days from service of writ, 418.

appearance, if no appearance, judgment may be given, 418.

burden of proof, 419.

evidence, nature of, 419.

" expert evidence, 419.

" witness cannot be asked if there is infringement, 419.

particulars, 419.

See Particulars, Patent of Invention.