tion,—subject nevertheless to adjudication before any Court of competent jurisdiction, and to the conditions contained in the Acts aforesaid.

And whereas [set out assignments if any].

And whereas E. being desirous, for the reasons hereinafter mentioned, to impeach the recited letters patent bearing date the......day of.........A.D. 19, granted to the said A.B. [if assignment, and assigned to the said.........] as aforesaid, has obtained a sealed and certified copy thereof, and of the petition, affidavit, specification and drawings relating thereto, and has, in accordance with the provisions in that behalf contained in the said Act and the Acts amending the same, filed the said sealed and certified copies of said letters patent, petition, affidavit, specification and drawings, in the office of the Registrar of our Exchequer Court of Canada, and the said letters patent and documents aforesaid are now of record in the said Court.

[Then set out reasons for impeachment, as for example:]

And whereas the said A.B. in the said affidavit did swear that he verily believed that he was the inventor of the alleged new and useful.............[as the case may be] described and claimed in the said specification, and did swear that the several allegations contained in the said petition were respectively true and correct.

And whereas we are given to understand and be informed that the said A.B. did not invent the said alleged invention in the said petition and letters patent No....mentioned and claimed.

And also &c., &c.