**Proceedings** a decision, afof a writ of certiorari.

Proviso.

IV. In all cases in which a writ of certiorari shall have been or shall for obtaining be issued, and a regular return thereof shall have been made, it shall be ter the Return lawful for any party interested to inscribe the cause on the roll de dreit without giving notice to the opposite party, and judgment may be rendered upon any motion to quash the conviction, order or judgment, returned 5 with such certiorari, without notice to such opposite party when no appearance has been filed; Provided notices of the application of such certiorari shall have been served upon the opposite party interested in such order, judgment or conviction prior to the granting of such writ; And provided further that when an appearance shall be filed by such opposite party, notice of such inscription and motion served at his elected 10 domicile or upon his attorney shall be sufficient.

Sect. 19 of 12 pealed.

Duty of the Attorney Ge- means of some fraudulent suggestion or concealment of a material factor 15 when Letters Patent have been unduly

beained.

V. The nineteenth section of the Act first above cited shall be and is V., c. 41, re- hereby repealed and the following provisions substituted instead thereof.

VI. Whenever any Letters Patent may have been obtained, firstly by

neral for L. C. facts made by the person to whom the same were issued or made with his consent or knowledge, or secondly when it shall be alleged that such Letters Patent were issued through and in ignorance of some material fact or facts, or thirdly when the Patentee or those acting under him shall have done or omitted any act, in violation of the terms and conditions upon 20 which such Letters Patent were granted, or shall by any other means have forfeited the interest acquired under the same, it shall be the duty of Her Majesty's Attorney General for Lower Canada, whenever he shall have good reason to believe that the same can be established by proof in every case of public interest, and also in every other case in which satisfactory 25 security shall be given to indemnify the Government of this Province against all costs incurred therein, to apply for and on behalf of Her Majesty to the Superior Court in any District where the rights secured by such letters Patent can be exercised, by information, declaration or pelition (requête libellée) supported by affidavit to the satisfaction of such Court 30 and Judgment complaining of the erroneous issuing of such Letters Patent or of the improper exercise of the rights secured or intended to be secured thereby, and setting forth all grounds and reasons for the vacating and annulling of such Petters Patent and praying for judgment thereon as may be authorized by law; whereupon it shall be lawful for such Court to order a writ of 35, summons to issue from the Court to be served in the ordinary and customary manner of other writs issuing from such Court, upon the patentee or person holding such Letters Patent, or to any person claiming to have or to exercise any rights under the same, and to hear and adjudicate thereon, and upon legal proof to the satisfaction of said Court to adjudge and declare such Letters Patent null and void in law with costs, 40

Proceedings

VII. The power hereinabove conferred upon the Superior Court to isers under the sue writs and proceedings for annulling Letters Patent, shall be vested in Act may be and exercised by any one judge of that Court in vacation, so far as the exercised by issuing of such writs and proceedings are concerned; and writs so granted 45 of the S. Court by one Judge of the said Court in vacation, shall be returned into the office of the Prothonotary of the Superior Court on such days as other writs are now returnable and returned into said Court, and the declaration, information or petition (requete libellée) shall be annexed to such writ, and service thereof shall be made and all subsequent proceedings 50 shall be had thereon and respecting the same, in the same manner as other ordinary writs of summons are served and proceedings are thereon had in the said Court; and the rules of law and of the Court respecting the pleadings and delays for pleading in other such ordinary suits, shall apply to this.