Patent in the Office of the Commissioner, and the Patent shall thereupon be and be held to have been void and of no effect, unless and until the judgment be reversed on appeal as hereinafter provided.

5 30. The judgment declaring any Patent void shall be subject Judgment to appeal to any Court of Appeal having appellate jurisdiction in be subject to other cases over the Court by which the same was rendered.

## PATENTS ISSUED UNDER FORMER LAWS.

- 31. All patents issued under any Act of the Legislature of the Existing Prolate Province of Canada, or of Nova Scotia or of New Brunswick, vincial
  10 and all Patents issued for the Provinces of Ontario and Quebec patents to reunder the Act of the late Province of Canada, to the date of the coming into operation of the present Act, shall remain in force for the same term, and for the same extent of territory, as if the Act under which they were issued had not been repealed, but subject
  15 to the provisions of this Act in so far as applicable to them.
- 2. And it shall be lawful for the Commissioner, upon the application of the patentee named in any such patent, being the discoverer or inventor of the subject matter of the patent and a British subject, or a resident in any Province of Canada for upwards of a 20 year, if the subject matter of the patent has not been known or used nor on sale with the consent of the patentee, in any of the other Provinces of the Dominion, to issue upon payment of the proper fees in that behalf a patent under this Act extending such Provincial patent over the whole of the Dominion, for the remain-25 der of the term mentioned in such patent.
- 32. All the records of the Patent Offices of the late Province of Records of Canada, and of the Provinces of Ontario and Quebec, of Nova Provincial Scotia and New Brunswick, shall be handed over by the officers to be handed in charge of them to the Commissioner of Patents of invention, to over to Com-30 form part of the records of the Patent Office for the purposes of missioner. this Act.

## TARIFF OF FEES.

33. The following fees shall be payable, to the Commissioner, Tariff of fees. before an application for any of the purposes hereinafter mentioned shall be entertained, that is to say:

35	On petition for a Patent for 5 years\$20 00
	On petition for extension from 5 to 10 years 20 00
	On petition for extension from 10 to 15 years 20 00
	On lodging a Caveat 5 00
	On asking to register a Judgment pro tanto 4 00
40	On asking to register an Assignment 2 00
	On asking to attach a Disclaimer to a Patent 4 00
	On asking for a copy of Patent with specification 4 00
	On petition to re-issue a Patent after surrender, and
	on petition to extend a former patent to the
45	Dominion, the fee shall be at the rate of 4 00
	for every unexpired year of duration of such
	ed ine Patent. OA sidt to unideem edt atty bonebloods meterwed
	On office copies of Documents, not above mentioned, the follow-
i	ng charges shall be exacted:
50	For every single or first folio of certified copy \$0 50
	For every subsequent hundred words, (fractions
	from and under fifty being not counted, and
	over fifty being counted for one hundred) 0 25
	0,00