THE REVISED STATUTES OF CANADA.

revision), 173 (all these being, of course, Statutes respecting matters now subject to the exclusive control of the Parliament of Canada, and passed before the coming into force of the B. N. A. Act, 1867, after which no such Provincial Statute could be legally passed); and of public general Statutes of the Parliament of Canada, 612; making the total number of Statutes so repealed, in whole or in part, 1294.

Schedule B:-" Acts and parts of Acts of a public general nature, which affect C. nada, and have relation to matters not within the legislative authority of Parliament, or in respect to which the power of legislation is doubtful, or has been doubted, and which have in consequence not been consolidated; and also Acts of a public general nature, which for other reasons have not been considered proper Acts to be consolidated." In this table the portion of each Act as to which the Commissioners entertained the doubts mentioned is given in the outer column, and the subject of the Act is shown by the title given in the centre column, except as to the Act 29 Vict. (1865, 2nd session) of the Revised Statutes for Lower Canada, as to which the outer column indicates only the numbers of the Articles of the Civil Code of Lower Canada brought into force by proclamation under the said Act, which the Commissioners, for reasons other than those mentioned in the heading to the said Schedule B, have not considered proper Acts to be consolidated. It may be useful to mention here the subjects of said Articles, which are as follows:

Arts. 12 to 21. Interpretation of laws and terms used in them.

Art. 23. Status of alien woman married to British subject.

Pars. 6, 7 of Art. 36. Legal effect of civil death. Art. 108. Legal presumptions of death from ab-

Arts. 115 to 127. Qualities and conditions necessary for contracting marriage.

Arts. 135 to 156. Opposition to marriage on grounds of nullity.

Arts. 185, 206. Dissolution of marriage. Separation from bed and board.

Art. 367. Corporations not to carry on business unless authorized to do so.

Art. 369, Par. 2. How only corporations can be dissolved.

Arts. 400, 402, 403. Public roads, gates and walls of fortifications.

Art. 803. Gifts by iusolvents.

Art. 1569. Sale of registered ships. 1573. Sale of notes, checks, etc.

Arts. 1678, 1679, 1681, 1682. Common carriers. Arts. 1785, 1786. Loans on interest.

Art. 1886. Claims of special partners in bank-ruptcy cases.

Art. 1989 Privileged claims of Crown. 1998, 1999. Do. of vendors.

Art. 2007. Claims on ships and cargoes and freight.

Art, 2022. What moveables are susceptible of hypothecation.

Art, 2032. Legal hypothec of the Crown.

Art. 2090. Hypothecs created within thirty days before bankruptcy.

Art. 2151. Form of consent to discharge of hypothecs by Crown, etc.

Arts. 2211 to 2216. Prescription, and rights not pre riptible.

Arts. 2279 to 2354. Bills, notes and cheques, Arts. 2355, 2356, 2359, 2361, 2362, 2373, 2374. Merchant shipping.

Arts. 2383 to 2403. Privileges and liens on vessels, cargo and freight.

Arts 2406 to 2462. Affreightment of ships.

Arts. 2464 to 2467. Passengers in ships.

Arts 2582 to 2558. Contribution by average in case of loss. 2560 to 2567. The same.

Arts. 2594 to 2612. Bottomry and respondentia.

All the Acts and parts of Acts, or of the Code, mentioned in Schedule B will be found in a third volume, prepared by the Commissioners and in the hands of the printer, but not yet ready for distribution.

The articles respecting bills and notes are referred to by the Commissioners in a note on chapter 123, p. 1655. All the articles above mentioned are unquestionably law in the Province of Quebec, and those on bills and notes and shipping are more especially interesting to commercial men, as rights may exist or be affected by them or under them in any