office cover

efault

r such

rency,

ifter a

d not

is Act.

e land

t to the

if the

ator or

e filed

erived.

ection, es.

vful to

of the

vn use, which

it any ot the

for his

niory to hen re-

emption

position

osition, shall be

nior out

ituires ;

s be one

e credit

Canada,

of such

on shall

ed shall

agreed

right to

ct) shall

rty then

which such property lies, or from any rente constituée payable thereon under such Schedule, but every such immovemble property shall be considered as having been sold subject thereafter to all such rights, charges, conditions or reservations, without its being necessary for the Seignier to make an opposition for the said purpose before the sale.

XXXI. If notwithstanding the provisions of this Act, any op-Opposition for position ofin de charge be made hereafter for the preservation such rights or of any of the rights, charges, conditions or reservations men-rente to be null. tioned in the next preceding section of this Act, such opposition shall not have the effect of staying the sale, and the Opposant shall not be entitled to any costs thereon, but it shall be returned into Court by the Sheriff after the sale, to be dealt with as to law may appertain.

XXXII. The Seignior of whom any land the tenure of which Seignior's shall be commuted under this Act, was held, shall be maintained, privilege for in his privileges and hypothecs on the land, for the payment of all arrears before commutation arrears of Seigniorial rights lawfully due at the time of such maintained. commutation.

CERTAIN LANDS DECLARED TO BE AND TO HAVE BEEN HOLDEN IN FRANC-ALEU ROTURIER.

XXXIII. All lands which any Scignior has, by any Act (Acte) Lands heretoor Deed in writing heretofore executed, released or agreed to forecommuted release from all Seigniorial rights in consideration of the pay- to be held in ment of any sum of money or of any annual rent, are hereby franc-alcu. declared to be and to have been from the day of the date of every such Act (Acte) or Deed, free from all such Seigniorial rights and holden in franc-aleu roturier; but the Commis- Rentes imposioners, for the purpose of making the Schedules of Seigniories sed on them in which any such lands are situate, shall deal with all such deemed, &c. lands as if they were now held en roture, and when the same are liable to an annual rent, shall establish and specify in the Schedule the capital of every such rent, in order that the same may be redeemed by the person liable therefor, in the same manner as any rente constituée established by this Act.

XXXIV. All lands upon which mortmain dues (des droits Certain lands . d'indemnité) have been paid to any Seignior, and which have on which not been sold or conceded since such payment to parties mortmaindues have been holding otherwise than in mortmain, are hereby declared paid to be to be and to have been from the day of the date of such pay-held in francment or of any Act (Acte) or Deed in writing, binding the aleu, &c. owner to pay the same, released from all Seigniorial dues and duties and held en franc-aleu rolurier, but subject to the payment of a rente constituée equal to the cens and rent legally due thereon.

which