the said record for the purpose of repealing the same for legal cause as aforesaid, if upon the proceedings which shall be, and upon the said writ of scire facias, according to 5 the law and practice of the Court of Queen's Bench in England aforesaid, and under the provisions of the said Acts and of this Act. the said Letters Patent so sought to be repealed, shall be adjudged and declared void; 10 and a certificate of the said judgment shall at the request of any person or party be entered upon the margin, of the enrolment of such Patent, in the Office of the Secretary and Registrar of this Province, whereupon 15 the said patents shall be considered to be cancelled and made void from the entry thereof; Provided always that no such scire Proviso. facias shall issue or proceedings thereon be had, unless the same writ shall issue and 20 be returned into the said Court in a Term of the said Court within two years after the grant of the said Letters Patent, or in the Term or Session of the said Court next after the said two years, and not afterwards.

XIX. And be it enacted, That all Patents Patents to exhereafter to be granted under the provisions tend throughout Canada. of the said Act, or of this Act, shall extend and be privileged throughout the said Province of Canada, any law or statute in force 30 in either section of the said Province to the contrary notwithstanding.

XIX. And be it enacted, That all and Certain proevery of the provisions in the said recited visions of above-men-Acts, inconsistent or at variance with the pro-35 visions of this Act, and specially the eleventh repealed. section with the proviso thereof, and the twelfth section of the said first recited Act of the said heretofore Province of Lower Canada, shall be and are hereby repealed; Provided Proviso. 40 that nothing in this Act contained shall have the effect of reviving or giving effect to any Act or Acts repealed by the said Act first recited of the heretofore Province of Lower Canada, but the same shall remain and con-