With regard to sect. IV, the Court of Queon's Bench has been

substituted for the Provincial Court of Appeals referred to. 12 Vic. c. 61.—PARTITION OF TOWNSHIP LANDS.—Ist Feb., 1849.—It amends 10, 11 V. c. 37.

The Superior Court has been substituted for the Co Et of Queen's Bench in this Act mentioned.

- Bench in this Act mentioned.
  20 Vic. c. 139.—BOLTON AND MAGOG, partition of lands in.—It amends 10 & 11 V. c. 37, (*uhich see*,) as to these Townships.
  12 Vic. c. 62.—TOWNSHIP LANDS granted in common, to facilitate remedy in case of trespass.—30th May, 1849. See 10, 11 V. c. 37.—with reference to which this Act enables any tenant in common to sue for trespass.
- 11-BEMEDY FOR TRESPASS OR ILLEGAL DETENTION OF TOWNSHIP LANDS.
- 14, 15 Vic. c. 92.—SQUATTERS, summary ejectment of.—Amend-ed by 16 V. c. 205, and continued to 1st January, 1858, and end of next session by 18 V. c. 85-19, 20 V. c. 75-20 V. c. 16. With regard to sect. 1, see 16 V. c. 205, sec. 1, allowing defendant

an evocation in all cases before pleading. With regard to sect. 5, see sect. 5 of 16 V. c. 205. With regard to sect. 7, see 3 of 16 V. c. 205. With regard to sect. 7, see 3 of 16 V. c. 205, allowing fruits et revenus to any amount to be also claimed, also damages, and sect. 4 allowing defendant to claim for ameliorations, to any amount.

16 Vic. c. 205 .- SQUATTERS, summary ejectment of .- It amends 14, 15 V. c. 92, which see, and is continued with it.

## 12.-LANDS OF INDIANS.

- 13 & 14 V. c. 42.—INDIANS, for the protection of lands and property of.—Amended by 14, 15 V. c. 59, which repeals section 5. See
- ol.—Amended by 14, 15 V. c. 55, which repeats section 5. See also 14, 15 V. c. 106.
  See also 20 V. c. 26 providing for the enfranchisement of Indiana.
  14 & 15 Vic. c. 59.—INDIANS, protection of lands and property of.— It amends 13, 14 V. c. 42, which see.
  14 & 15 Vic. c. 106.—INDIAN LANDS. To set apart lands for In-
- dians in Lower Canada.

## 13.-LICITATIONS.

- 16 Vic. c. 203.—LICITATIONS, VOLUNTARY, proceedings in regulated.—The latter part of sect. 1, touching the avis de parenz is further explained by 18 V. c. 17.
  18 Vic. c. 110.—LICITATIONS, FORCED, regulated. Sec 14-15, Vic. c. 60, s. 2, as to mode of proceeding to licitation of real estate activate matter in one District or Circuit and partly in another.
- tate situate partly in one District or Circuit, and partly in another,

14.-IMMOVEABLES OF UNKNOWN OR UNCERTAIN OWNERS.

18 Vic. c. 106 .- HYPOTHECARY ACTIONS ; proceedings where proprietor of land is unknown, or uncertain.

13 .- OPPOSITIONS AFIN DE CHARGE ALLOWED FOR CERTAIN RENTES.

19 & 20 Vic. c. 59.-RENTES CONSTITUEES or VIAGERES, secured by privilege of bailleur du fonds, Oppositions afin de charge may be filed for.

16.-IMPROVEMENT OF WATER COURSES.

19 & 20 Vic. c. 104.-WATER-COURSES, to authorize improve-ment of.-See also 18 V. c. 3, s. 15-and the said Act generally as abolishing the Seignior's privilege in water-courses.

## 17-.LAW ÆDE REPEALED.

16 Vic. c. c. 204, 1853.

## 18.-RETRAIT LIGNAGER ABOLISHED.

18 Vic. c. 102, 1855.

19 .- TITLES OF CERTAIN PERSONS NATURALIZED SECURED.

12 Vic. c. 198, 1849. Parties having complied with Act 1, W. 4. c. 53 maintained in their properties possessed at the time of the passing of that Act as heirs or legatees of Aliens.