Schedule duly certified in the usual form, to any person apply (urnished. ing for the same, and may demand three pence currency for every hundred words or figures in any such copy or extract; Fee therefor. and he shall also furnish one copy of every such Schedule on demand to the Seignior of the Seigniory to which it relates, and the costs thereof shall be paid out of the funds provided by this Act; and all such copies and extracts, whether in words Their legal or figures, shall be deemed authentic, and shall serve as prima effect. facie proof of all matters therein set forth.

ABOLITION OF FEUDAL RIGHTS AND DUTIES.

XIV. Upon, from and after the date of the publication in the Upon the Canada Gazette, or other Official Gazette as aforesaid, of a publication of Canada Guzette, or other Official Gazette as aforesaid, of a punication of the notice of notice of the deposit of the Schedule of any Seigniory as aforedeposit of the said, every Censitaire in such Seigniory shall by virtue thereof Schedule of a hold his land in franc-aleu roturier, free and clear of all Cens, lands therein Lods et Ventes, Droit de Banalité, Droit de Retrait and other to be held in feudal and Seigniorial duties and charges whatever, except the franc-alcu. Rente constituée which will be substituted for all Seigniorial duties and charges; and every Seignior shall thereafter And the Sei-hold his domain and the unconceded lands in his Seigniory, free from and all water powers and real estate now belonging to Quint, &c. to him, in franc-aleu roturier, by virtue of this Act, and the the Crown. same and the Rentes constituées payable to him under this Act by his Censitaires, or by any Seignior of whose Fief or Seigniory he is the Seignior Dominant, shall be held and enjoyed by him free and clear of all Quint, Relief or other feudal dues or duties to the Crown or to any Seignior Dominant of whom his Fief or Seigniory is now held; subject always, both as regards Seignior and Censitaire, to the provisions of this Act: Nor shall the Sei-gnior as such after the said time be subject to any onerous obliga-to remain or tion towards his Censitaires, or be entitled to any honorary rights, be established. nor shall any land be thereafter granted by any Seignior to be held by any other tenure than franc-aleu roturier, or subject to any mutation fines or other feudal dues; Provided always, Proviso: that no Seignior shall concede or alienate any part of the uncontoconcede lands in his Seigniory, until after the notice of the depobefore the sit of the Schedule thereof has been given as aforesaid, and any Schedule is completed. such concession or alienation shall be null and void.

XV. But no right which any Seignior may have acquired by Certain AV. But no right which any Seignfor may have acquired by powers as to any legal stipulation entered into before the passing of this Act, powers as to take taking land by any deed subsequent to the deed of concession, to take for mills, to any land for the purpose of using the water power adjoin-remain if made ing the same and belonging to such Seignior, on paying of concession. for such land the full value thereof and of all improvements thereon, shall cease by reason of the passing of this Act, but the same shall remain in full force : Provided always, that the owner Proviso : same snan remain in full force: Frovided always, that the owner of of any land adjoining any water power so acquired by the Sei-land adjoining gnior, and not then used by him, may, at any time after the expi- a water ration of one year from the passing of this Act, demand the right power may