With regard to sect. X1, see 19 & 20 Vic. c. 53, sec. 5, ordering where the Schedule shall be left for examination, and how errors may be pointed out and objections made.

With regard to par. 4 of sect. 12, see 19 & 20 Vic. c. 53, sec. 6, by which this prohibition is limited to the Commissioner who shall have "finally completed" the Schedule.

With regard to pars. 5 and 6 of sec. 12, they are repealed by sec. 7 of 19 & 20 Vic. c. 53, which in its sec. 8, fixes a time for application for revision of any Schedule, and regulates the proceedings.

With regard to sec. XIV, see sec. 3 of 18 Vic. c. 103 abolishing lods

et quint, and mutation fines, or mutations after 30th May, 1855, in the Seigniories to which this Act applies; and as to the proviso at end of this sec., see the 19 & 20 Vic. c. 53, sec. 17, which

makes other provisions, and speaks from 19th June, 1856.

With regard to sec. 22, see 19, 20 V. c. 53, sec. 19, which orders that it shall read as if the words "by the Receiver General" had never been inserted here. The notice is to be by the Commissioner who shall have made the Schedule; and in sec. 26 the Receiver General is, again, erroneously mentioned. The words in italics must be considered out, see 19, 20 Vic. c. 53, s. 6.

With regard to sec. 28, see 18 Vic. c. 103, sec. 1, allowing any constituted rent to be redeemed, even without consent of the Seignior,

and regulating the disposal of the capital.

And with regard to sec. 29, see same sec. 1 of 18 Vic. c. 103.

With regard to sec. 35 and the Seigniories held by the Crown, see sec. 8 of 18 V. c. 103—also sec. XI of 19, 20 V. c. 53. As to the lands in franc aleu noble referred to, see sec. 7 of 18 V. c. 103.

18 Vic. c. 103.—SEIGNIORIAL TENURE, abolition of.—It amends 18 V. c. 3, which see. Section 3 is extended to Crown seigniories by section 11, and amended by sections 12 and 13 of 19, 20 V. c. 53.

19 & 20 Vic. c. 53.—SEIGNIORIAL TENURE, abolition of.—It amends 18 V. cc. 3 and 103, which see.

9.—COMMUTATION OF, SEIGNIORIAL TENURE IN CERTAIN SEIGNIORIES.

Vic. c. 27.—SEIGNIORIAL TENURE, to empower Seigniors of Fiefs Nazareth, St. Augustin and St. Joseph, to commute the tenure in those Fiefs.
8 Vic. c. 42.—SEIGNIORIAL TENURE, optional commutation of.—
This Act and 12 V. c. 49, are repealed by 18 V. c. 3, s. 1, except

as regards certain seigniories refered to in sect. 35 of the lust mentioned Act, (as amended by sect. 7 of 18 V. c. 103); but all acts done under them are to have same effect as if the said Acts had not

been repealed. Sect. 23 is repealed by 16 V. c. 207.

With regard to sect. 3, see 12 V. c. 49, freeing Religious, Ecclesiastical and other corporate bodies from obligation to give copy to

Rec. Genl., or to pay into his hands any indemnity, &c.
With regard to sect. 9, the Superior Court is now substituted for the
"Queen's Bench."

Part of sect. 17, is repealed by 12 Vic. c. 49, s. 1; and as regards the Proviso at end of the sect., it is repealed as regards the commutation of any Seignorial rights held in mort-main, or by any Corporation.

Sect. 23 is repealed by 16 Vic. c. 207.

The Proviso at the end of sect. 24 is repealed as regards those who hold in mort-main, and Corporations, by 12 V. c. 49.

8 Vic. c. 43.—SEIGNIORIAL TENURE.—It amends 7 V. c. 27, by

enabling the Seigniors to invest commutation moneys in a certain manuer.

10 & 11 Vic. c. 111.—SEIGNIORIAL TENURE, commutation of in the Queen's Domain.—30th Oct., 1847. But see 18 V. c. 3, s. 35, and c. 103, s. 8,—and 19, 20 V. c. 53 granting the same advantages to the Censitaires of Crown Seigniories as are given to those of other seigniories by the Seignorial Act, and abolishing lods et ventes, &c., in Crown Seigniories. See also Imperial Acts 3 G. 4, c. 119-and 6 G. 4, c. 59.

With regard to sect. 4, and the commutation of the droits de lods mentioned in it, observe 19 & 20 Vic. c. 53, sect. 11, by which lods have been abolished in the Crown Seigniories on commutations

after 30th May, 1855. With regard to sect. 5, the Superior Court now is in the place of the Queen's Bench here mentioned.

With regard to sect. 7, again observe 19 & 20 Vic. c. 53, sec. 11. 12 Vic. c. 49.—SEIGNIORIAL TENURE, to amend 8 V. c. 42.

## 10-TOWNSHIP LANDS GRANTED IN COMMON.

10 & 11 Vic. c. 37.—PARTITION OF CERTAIN TOWNSHIP LANDS in Lower Canada, to facilitate.—Amended by 12 V. cc. 61 and 62. See also 20 V. c. 139 as to lands in Bolton and Magog. With regard to sect. 1, the Superior Court has been substituted for "the Court of Queen's Bench" mentioned in this Act. With regard to sect. 2, see sec. 1 of 12 V.c. 61, making new order for the posting up of the Judgment.