to construct manufacture, use or sell in Canada the invenbon covered by the real patent such porson may continue to construct matches to the said invention.

2nd Session, 12th Parliament, 3 George V., 1912-13

## THE SENATE OF CANADA.

## BILL S3.

An Act respecting a patent of The Commercial Acetylene Company of New Jersey.

WHEREAS the Commercial Acetylene Company of New Preamble. Jersey, a company duly incorporated under the laws of the state of New Jersey, one of the United States of America, and having its chief place of business at Number 80 Broad-5 way, in the city of New York, in the state of New York, one of the United States of America, has by its petition represented that it is the holder of a patent, issued under the seal of the Patent Office of Canada, number sixty-seven thousand six hundred and seventy-nine, dated the eighth 10 day of June, one thousand nine hundred, for certain new and useful improvements in the method of storing acetylene, and whereas the said Company has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore, 15 His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

1. Notwithstanding anything in *The Patent Act*, or in Extension of the patent mentioned in the preamble, the Commissioner time for payment of 20 of Patents may, within three months after the passing of fees. this Act, receive from the holder of the said patent the R. S., c. 69. payment of the partial fee required by the said Act for the further term of six (or twelve) years, and such payment shall avail to the same extent as if it had been made 25 within the term for which the partial fee has been paid.

2. If any person has, in the period between the expiry saving of of six years from the date of the said patent, and the eighth rights acquired day of March, nineteen hundred and thirteen, commenced