Sec. 5 extended 43 Geo. 3, c. 138, to territories granted to Hudson Bay Co. Sec. 6 established courts of judicature in Upper Canada to take cognizance of causes in Indian territories. Sec. 11 authorized His Majesty to issue commissions empowering justices to hold courts of record for trial of criminal and civil offences.

The Stat. Law Rev. Act, 1874, repeals sec. 5 and sections 6 to 13.

3 GEO. 4, C. 119.—An Act to regulate the trade of the Provinces of Lower and Upper Canada, and for other purposes relating to the said Provinces.

Repealed by Stat. Law Rev. Act, 1874, except sections 31 and 32, which enact that lands held in fief and seignory may, on petition of owners, be changed to the tenure of free and common socage; and that His Majesty may commute with persons holding lands at *cens et rents*.

6 AND 7 VIC., c. 22.—An Act to authorize the Legislatures of certain of Her Majesty's colonies to pass laws for the admission in certain cases of unsworn testimony in civil and criminal proceedings.

By this Act it is enacted that laws or ordinances made by the Legislatures of British colonies for the admission of the evidence of certain persons residing therein shall have the same effect as other colonial laws.

14 & 15 VIC., c. 99.—An Act to amend the law of evidence.

By sec. 7, all proclamations, treaties and other acts of State, of any foreign State, or of any British colony, and all judgments, decrees, orders, and other judicial proceed-