15. The sub-section marked two of section twenty-eight is In sect. 28. repealed;

16. In the Form A in the Schedule, the words : "and that In Form A. unless their claims are such as the Registrar is bound by the 5 provisions of chapter thirty-six of the Consolidated Statutes for Lower Canada, to include in his certificate to be filed in this case under the said Act,"—are repealed;

17. In the Form B in the Schedule, all the words between In Form B. "at the instance of,"—and "the words G. H. applying for such 10 certificate under section thirty of the said Act,"—are repealed;

In the paragraph marked *First* in the said Form, the words "to which the judgment of confirmation—or the said notice of Sheriff's sale,—or the said notice of licitation is to apply—or "— are repealed;

15 In the paragraph marked Secondly in the said Form, all the words between "the words ten years next preceding,"---and the words, "the date of the application of the said G. H." are repealed;

And the following amendments are hereby made in the Act Amendments to 20 passed in the twenty-fifth year of Her Majesty's Reign, and 25 V. c. 11. intituled : "An Act to extend and amend the provisions of chapters thirty-six and thirty-seven of the Consolidated Statutes for Lower Canada, with respect to the Registration of Tittles to and the removal of the incumbrances upon real estate in 25 Lower Canada,"---that is to say :

co zowor canada, --mar is to say.

Sections five and six of the said Act are repealed;

And any enactment or provision in either of the said Acts, Any other which is inconsistent with the provisions in the first section inconsistent of this Act, shall be held to be repealed though it be not repealed. 30 specially mentioned in this section.

2. This Act shall not apply to cases of application for con-As to pending firmation of title, sheriff's sale, or forced licitation, in which cases. notice has been given before the passing of this Act, in the Canada Gazette, in the form required by the Acts hereby

35 amended, if such cases are proceeded with and returned before the Court in virtue and in pursuance of such notice so given.

SS. 5 & 6 repealed.