

Limitation of suits. **101.** No action, suit or complaint shall be brought against any person for the recovery of any penalty provided for by the sections of this Act respecting designs and trade marks, unless brought within twelve months after the commission of the act complained of.

Fees not to be refunded, &c. **102.** No money paid as a fee under any of the provisions of this Act, shall be withdrawn or refunded, nor shall any fee paid on any preliminary proceeding be considered as part of the sum required to be paid on filing a complete application for Letters Patent.

Fees under this Act: **103.** The following fees shall be payable by every applicant for protection or for Letters Patent, or to register a design or trade mark, that is to say:

On each application for provisional protection.....	\$ 5,00	
On each " " temporary "	20,00	
On each complete do. for Letters Patent.....	20,00	
On the issue of Letters Patent.....	10,00	15
On every appeal, in addition to security for costs.....	5,00	
On every application for a re-issue.....	10,00	
On filing each disclaimer.....	5,00	
On every application to add an improvement to Letters Patent already issued.....	10,00	20
On every application for an extension of a Patent.....	20,00	
On the issue of such extension.....	20,00	
On every application to register a design or trade mark, including certificate.....	5,00	
On each inspection of any design or trade mark.....	50	25
For each certificate of registration not already provided for	1,00	
For each certified copy of any document or extract from the Registers, per hundred words.....	7	
For each copy of any drawing,—the reasonable expenses of preparing the same.		30
For recording any assignment or other writing of three hundred words or under.....	1,00	
For recording any assignment or other writing above three hundred words, but not exceeding one thousand words	1,50	
For recording any assignment or other writing above one thousand words.....	2,50	35

All of which fees shall be paid over by the person receiving the same to the Receiver General of this Province.

Act not to be construed as declaratory on certain points. **104.** Nothing herein contained shall be construed as a declaration that any Act hereby made a misdemeanor, was or was not a misdemeanor before its passing, or that any such suit as aforesaid could or could not heretofore be maintained in either section of the Province; nor shall anything herein prevent any offence being dealt with as forgery, or as a fraud or other offence, if without this act it could be so dealt with.

Interpretation clause. **105.** In the construction of this Act, the following expressions shall have the meanings hereby assigned to them, unless such meanings be repugnant to or inconsistent with the context; that is to say:

The expression ["the Governor," shall mean the Governor General or Administrator of the Government of this Province for the time being.