Cap. 53. Seigniorial Amendment Act of 1856. 19 VICT.

such inspection shall be demanded by any Seignior, it shall be made at his expense.

Seigniorial possession to be sufficient of the Schedule.

Seigniors alate unconceded lands.

the Seigniory is substituted, &c.

Lands in Soealeu not to be charged with irredeemable rents, or mutation fines. åc.

XVI. For the purpose of making the Schedule of any Seigniory, the boundaries thereof shall be deemed to for the purpose be those actually possessed by the Seignior, although all or any part thereof may be in dispute.

XVII. And whereas the provision in the Seigniorial lowed to alien- Act of 1854, prohibiting any Seignior from conceding or alienating the unconceded lands in his Seigniory until after the deposit of the Schedule thereof, retards settlement; it is therefore enacted, that from and after the passing of this Act, all unconceded lands in any Seigniory the tenure of which has not been theretofore commuted, shall be held by the Seignior en franc aleu roturier, and may be dealt with by him in like manner as lands held by other persons under the same tenure may be dealt with; except that if the Seigniory be entailed (substituée) or held by any party otherwise Proviso when than as absolute owner thereof, then the price of such lands shall form the capital of a rente constituée, which capital shall not be paid except to some party holding the Seigniory as absolute owner thereof; but any party whose title would, before the passing of the Seigniorial Act of 1854, have authorized him to concede such unconceded lands, may after the passing of this Act. sell the same for such rente constituée as aforesaid, and not otherwise.

XVIII. No lands held in Free and Common Soccage cage or franc- or en franc aleu roturier, shall be charged with any perpetual irredeemable rent; and whenever any such rent shall be so stipulated, the capital thereof may be at any time redeemed at the option of the holder of the land charged therewith, on payment of the capital of such rent calculated at the legal rate of interest; and any stipulation in any deed of conveyance (translatif de propriété) of any such land, tending to charge the same with any mutation fine or any payment in labor, or tending to entail upon the holder of any such land,