

upon the information or petition of Her Majesty's Attorney General or Solicitor General or other officer duly authorized in that behalf, for the purpose of vacating or annulling any Letters Patent granted by the Crown in the 5 following cases:

1st. Where it shall be alleged that such Letters were Cases, &c. obtained by means of some fraudulent suggestion or concealment of a material fact, made by the person to whom the same were issued or made with his consent or know- 10 ledge.

2nd. Where it shall be alleged that such Letters Patent were issued through mistake, and in ignorance of some material fact.

3rd. When the patentee or those lawfully claiming 15 under him shall have done or omitted any act, in violation of the terms and conditions upon which such Letters Patent were granted; or shall by any other means have forfeited the interest acquired under the same.

And all such informations or petitions shall be heard, Mode of trial, &c. 20 tried and determined in the same manner as ordinary civil suits.

XIX. And be it enacted, That an appeal shall lie to the Court of Queen's Bench sitting in appeal from all final judgments rendered by the Superior Court, in all 25 cases provided for by this Act except in cases of *certiorari*. Appeal given in all cases under this Act, except on certiorari.

XX. And be it enacted, That all Acts and parts of Acts or provisions of law repugnant to or inconsistent with this Act, or which make any provision in any matter pro- 30 vided for by this Act other than such as is made by this Act, shall be and are hereby repealed. Repeal of inconsistent enactments, &c.

XXI. And be it enacted, That the foregoing sections of this Act shall come into force and effect upon, from and after the day which shall be appointed for that purpose in 35 any Proclamation to be issued by the Governor of this Province by and with the advice of the Executive Council thereof, and not before. Commencement of this Act.