

lished, nor article
introduced within
three years.

Interpretation
clause.

4 W. 4, c. 27,

6 V. c. 34,

14 V. c. 35,
repealed.

lish in this Province the manufacture of, or in case the materials for manufacturing the same are not here to be had, introduce into this Province the article, improvement or composition for which the same were issued.

34. Throughout this Act, wheresoever words are used importing the singular number or the masculine gender only, yet they may be understood to include several matters as well as one matter, and several persons as well as one person, and females as well as males; and wheresoever words are used denoting the plural number, yet they may be understood to apply to one matter as well as more than one, and to one person as well as more than one, unless it be otherwise provided, or there be something in the subject or context repugnant to such construction; and the word "Patent" shall be deemed synonymous with the words "Letters Patent."

35. An Act passed in the fourth year of the Reign of His late Majesty William the Fourth, intituled *An Act for granting Patents for useful inventions*; also an Act passed in the sixth year of the Reign of Her present Majesty, intituled *An Act to amend an Act for granting Patents for useful inventions*; also an Act made and passed in the fourteenth year of the Reign of Her present Majesty, intituled *An Act in further amendment of an Act intituled 'An Act for granting Patents for useful inventions'*; and all other Acts and parts of Acts repugnant to this Act, shall be and the same are hereby repealed, so far as relates to all Patents that shall be granted after the passing of this Act.

SCHEDULE.

TABLE OF FEES.

Table of Fees.

If a British subject, whether original inventor or assignee of an invention in the Province or of any Letters Patent from abroad, in full for obtaining Letters Patent, exclusive of recording assignment,						£5	7	6
If a Foreigner, whether original inventor or assignee,						50	0	0
Fee on entering a Caveat,						5	0	0
Fee to be paid by applicant under the 14th Section of this Act; surplus, if any remaining after paying compensation fees and expenses, to be returned to applicant,						25	0	0
Ditto under 15th Section,						20	0	0
Ditto under 17th Section,						20	0	0
Ditto under 26th Section,						20	0	0
Fee for adding to a Patent specifications of a subsequent improvement,						4	0	0
On surrender of old Patent to be re-issued, for correcting mistake of the Patentee,						4	0	0
On application for a design,						3	0	0
For a disclaimer,						3	0	0
For copies of Patents, or any other paper on file (not including drawings) for each 100 words,						0	2	0
For recording all assignments, powers of Attorney, Licences or other papers, which shall not contain over 300 words,						0	2	0
And for every additional 100 words,						0	1	0
Copies of drawings and models to be matter of agreement.								

CAP.