

- S. 6 repealed. **3.** Section six is repealed ;
- In sect. 7. **4.** So much of section seven as would require the applicant for a judgment of confirmation to obtain from any Registrar the certificate therein mentioned, is repealed ; and such certificate shall only be obtainable from the Registrar under the provision of section thirty of the said Act ; and the form of such certificate shall be altered accordingly ; **5**
- In sect. 12. **5.** In the first paragraph of section twelve, the words,—“ the hypothec mentioned in the Registrar’s certificate, and ”—are repealed ; **10**
- In sect. 12. **6.** In the second subsection of section twelve, the words—“ when he files such certificate, ”—and the words,—“ and if it appears by the Registrar’s certificate filed as aforesaid, that there are no charges on the property, ”—and the words—“ in the said certificate and ”—are repealed ;—and in the place of the words—“ when he files such certificate, ”—so repealed, the words—“ when he files his application for Confirmation of Titles, ”—are hereby substituted ; **15**
- In sect. 15. **7.** In the fifteenth section all the words, after “ subject to his claim, ” are repealed ; **20**
- In sect. 16. **8.** In the sixteenth section the words,—“ and the registration of which hypothec the Registrar is not bound to certify as aforesaid, ”—are repealed ;
- In sect. 18. **9.** In the eighteenth section the words,—“ and the claim for which the Registrar is not bound to mention in his certificate aforesaid, ”—are repealed ; **25**
- In sect. 19. **10.** In the first paragraph of section nineteen the words—“ and the privileged and hypothecary Creditors mentioned in the Registrar’s certificate, ”—and the words—“ and as if each of them had filed an opposition according to the practice heretofore in use, ” are repealed ; **30**
- In sect. 19. **11.** The second and third subsections of section nineteen, are repealed ;
- In sect. 21. **12.** In the twenty-first section, the words “ Creditors whose names are mentioned in the Registrar’s certificate aforesaid and the ”—are repealed,—and before the words “ hypothecary creditors, ”—the word “ opposing ” shall be inserted ; **35**
- S. 22 repealed. **13.** Section twenty-two is repealed ;
- S. 26 repealed.
Exception. **14.** Section twenty-six is repealed, except only the fourth sub-section thereof, which shall remain in force ; **40**