

CHAPTER XI.

	PAGE
CONDITIONS AS TO WORKING AND IMPORTATION— COMPULSORY LICENSES—History of sections— Patentee must manufacture—Power v. Griffin— Invention must be wholly manufactured in Can- ada—Must sell without restrictions—Extension of restrictions to third parties—Reasonable price—Importation—Earlier cases probably bad law—Ingredients or parts—Extensions—Com- pulsory Licenses.....	131-157

CHAPTER XII.

CAVEATS.....	158-160
--------------	---------

CHAPTER XIII.

ARTICLES MADE OR USED PRIOR TO THE ISSUING OF A PATENT.....	161-162
--	---------

CHAPTER XIV.

MARKING PATENTED ARTICLES.....	163-165
--------------------------------	---------

CHAPTER XV.

INFRINGEMENT — Statute — Question of law and fact—Substance of invention must be taken— Class of invention—Application of new prin- ciple—Proctor v. Bennis—New application of old principle—Curtis v. Platt—Colourable in- fringement—Doctrine of equivalents—Alteration of combinations—Effect of not marking—What constitutes infringement—Contributory infringe- ment—Repair—Rights of Crown.....	166-190
---	---------

CHAPTER XVI.

ACTION TO RESTRAIN THREATS OF LEGAL PROCEED- INGS.....	191-192
---	---------

CHAPTER XVII.

IMPEACHMENT—Jurisdiction—Causes for—Procedure in Exchequer Court—Security— <i>Scire facias</i>	193-202
---	---------