Section thirteen reads as follows:—
 Subject to the foregoing provisions, the proprietor of a trade mark may, on forwarding to the Minister a drawing and description in duplicate of such trade mark, and a declaration that the same was not in use to his knowledge by any other person than himself at the time of his adoption thereof, together with the fee required by this Act in that behalf, and on otherwise complying with the provisions of this Act in relation to trade marks and with the rules and regulations made thereunder, have such trade mark registered for his own exclusive use.

"2. Thereafter such proprietor shall have the exclusive right to use the trade

mark to designate articles manufactured or sold by him.

4. Section fourteen reads as follows:—
"14. Upon any trade mark being registered under this Act, the Minister shall return to the proprietor registering the same one copy of the drawing and description forwarded to him with a certificate signed by the Minister to the effect that the said trade mark has been duly registered in accordance with the provisions of this Act, and the day, month and year of the entry of the trade mark in the register shall also be set forth in such certificate."

5. Section fifteen reads as follows:-

trade mark to be so cancelled.

"15. Every trade mark registered in the office of the Minister shall be assignable

in law.
"2. On the assignment being produced, and the fee by this Act prescribed therefor being paid, the Minister shall cause the name of the assignee, with the date of the assignment and such other details as he sees fit, to be entered in the margin of the register of trade marks on the folio where such trade mark is registered.

6. Section eighteen reads as follows:-"18. Any person who has registered a trade mark may petition for the cancellation of the same, and the Minister may, on receiving such petition, cause the said

"2. Such trade mark shall, after such cancellation, be considered as if it had never been registered under the name of the said person.

7. Section nineteen reads as follows:—
"19. An action or suit may be maintained by any proprietor of a trade mark against any person who uses the registered trade mark of such proprietor, or any fraudulent imitation thereof, or who sells any article bearing such trade mark or any such imitation thereof, or contained in any packages of such proprietor or purporting to be his, contrary to the provisions of this Act."