declare that this section shall apply to that foreign State or British possession as from a date to be specified in the Order in Council, subject, however, to such restrictions or limitations (if any) as the Governor may think fit.

(6.) The Governor may at any time by Order in Council declare that, as from a date

to be specified in the Order, this section—

(a.) Shall no longer apply to any country named in the Order:

(b.) Shall in its application to that country be subject to the restrictions or limita-

tions specified in the Order.

(7.) Every Order in Council made by the Governor under section ninety-nine of the Patents, Designs, and Trade-marks Act, 1908, or under section one hundred and seven of the Patents, Designs, and Trade-marks Act, 1889, and in force at the commencement of this Act shall continue in force and shall operate as if made under this section, and this section shall apply accordingly to every British possession to which any such Order in Council relates, subject, however, to any restrictions or limitations imposed by the Order.

## APPEAL.

Appeal shall be by way of motion, and notice thereof shall be filed in the Court and given to the Registrar within twenty-eight days after the day on which the decision appealed against was given.

## OFFENCES.

Any one representing an article to be patented or a design or trade-mark to be registered in New Zealand when the same is not so patented or registered is liable to a fine of £20.

Any one using the words "Patent Office" is liable to a fine of £20.

## Extension to Pending Applications.

Except where otherwise expressly provided, the Act shall extend to all patents granted and all designs and trade-marks registered before the commencement of the Act, and to applications then pending, in substitution for such enactments as would have applied thereto if the Act had not been passed.

Table showing corresponding Sections of the New Zealand and Imperial Acts.

			Patents, Designs, and Trade-marks		Ī
was a series of the series of			Act, 1911.	Patents and Designs Act, 1907.	Trade-marks Act, 1905.
			1	00	1
Title	• •	• •	$egin{array}{c} 1 \ 2 \end{array}$	$\frac{99}{92, 93}$	$\begin{array}{cccc} & 1 & \\ & 3 & \end{array}$
Interpretation	••	• •		02, 00	
PATENTS.					
Application for and Grant of P	Patent.		•		
Applications	<i>:</i> .		3	1	
Specifications	• •		4	2	
Proceedings upon application			5	3	
Provisional protection			6	4	
Time for leaving complete specification			7	5	
Comparison of provisional and complete s	pecificatio	n	8	6 (1 to 4)	• •
Application to be void after twelve month	ns		9	6 (5)	
Investigation as to novelty, &c			10	7	
Investigation of specification published application			No provision	8	• •
Advertisement on acceptance of complete specification			11	9	
Effect of acceptnace of complete specificat	tion	• •	12	10	• •
Opposition to grant of patent			13	11	• •
Grant and sealing of patent			14	$\frac{12}{12}$	••
Date of patent	• •		15	13	• •
Effect, extent, and form of patent	• •	• •	16	14	• •
Fraudulent applications for patent	• • •		17	15	••.
Single patent for cognate inventions	• •	• •	18	16	• •
Term of Patent.					
Term of patent		٠.	19	17	
Extension of term of patent			20	18	
Patents of addition	• •		21	19	• •
Restoration of Lapsed Paten	ts.				
Restoration of lapsed patents			22	20	• •
Amendment of Specification	ı.				
Amendment of specification by Registrar			23	21	
Amendment of specification by Registrar Amendment of specification by Court			$\frac{26}{24}$	$\frac{21}{22}$	• •
Restriction on recovery of damages			25	$\frac{22}{23}$	• •