



## CHAPTER 95

An Act respecting certain registrations affecting a portion of the parish of St. Octave-de-Metis, in the registration division of Matane

[Assented to, the 19th of February, 1932]

**W**HEREAS, since the 1st of June, 1912, date of the Preamble. coming into force of the act 1 George V (1911), chapter 10, certain registrations affecting a portion of the parish of St. Octave-de-Metis were made, by error, in the registration division of Rimouski instead of being made, according to law, in the registration division of Matane;

Whereas it is expedient to make valid the registrations so made;

Therefore, His Majesty, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

**1.** The registrations affecting the lots Nos. 1, 2, 3, 4, 5, 6, 6a, 7, 8, 13, 14, 15, 16, 17, 17a, 18, 19, 20, 21, 22, 37 to 67 inclusively, 68, 69, 70, 71, 72, 73, 73a, 74, 75, 76, 77, 78, 79, 80, 81, 81a, 82 to 94 inclusively, 95, 95a, 95b, 95c, 96, 97 and 98 of the parish of St. Octave-de-Metis (part of *fief* Pachot) and made since the 1st of June, 1912, by error, in the office of the registration division of Rimouski, shall be valid for all legal purposes, provided that their validity cannot be attacked upon other grounds.

**2.** 1. The registrar of the registration division of Rimouski shall, within sixty days from the coming into force of this act, transcribe legibly and in regular order, in a special register, intituled: "Special register concerning registrations on the lots mentioned in the act 22 George V, chapter 95", all registrations and entries made since the 1st of June, 1912, in his division concerning the said lots.

Fee there- For such transcription the registrar shall be entitled to  
for. six cents and two-thirds for every hundred words.

Preparation of certified copy of index to im- 2. The registrar of Rimouski shall, within the same delay,  
moveables. prepare gratuitously a duly certified copy of the index to  
immovables respecting the lots mentioned in section 1 of  
of this act, containing every mention made since the 1st  
of June, 1912.

Authentica- The copy of such index to immovables must be authen-  
tion. ticated in the manner provided by the Code of Civil Pro-  
cedure.

Certificate by registrar of Rimouski. **3.** 1. Upon the completion of the transcribing, the  
registrar of Rimouski shall certify, under his oath of office,  
the number of copies of acts which the special register  
contains, and that they are exact copies and in conformity  
with the originals registered in his registration division.

Transmis- 2. The said registrar must forthwith transmit such  
sion of spe- special register and such copy of the index to immovables  
cial register, to the registrar of the registration division of Matane,  
etc. and, after such delivery, the registrar of Matane shall have  
the custody of same.

Power to give copies, etc. 3. The registrar of the registration division of Matane  
may then himself give copies or extracts of same, make  
searches, grant certificates and perform all official acts  
with respect thereto as if the documents had been originally  
registered in his registration division, and demand and  
receive the fees exigible for such acts and documents.

Fees therefor.

Authenti- 4. Copies, extracts, certificates and acts so given by  
city of such registrar shall avail, for all purposes whatsoever, as  
copies, etc. if granted, performed and executed by the registrar having  
custody of the originals, saving the right of any person to  
prove error therein, and saving also the recourse of any  
person against the registrar furnishing them, if the error  
be in the extracts or copies furnished by him.

Delay for transmission of certain documents. **4.** The documents deposited in the office of the regis-  
tration division of Rimouski for the cancellation of the  
registration of real rights effected since the 1st of June,  
1912, and affecting the lots mentioned in section 1 of this  
act, must be transmitted by the registrar of Rimouski to  
the registrar of Matane within the delay fixed by sections  
2 and 5. The registrar of Rimouski shall keep a record of  
the documents so transmitted.

Record of such documents.

Extension of delay. **5.** The Lieutenant-Governor in Council may, if neces-  
sary, extend the above-mentioned delay of sixty days.

**6.** The cost of transcribing the copies into the special register, provided for by paragraph 1 of section 2, and that of transmitting, to the registrar of Matane, such register, the copy of the index to immoveables and the other documents, shall be paid out of the consolidated revenue fund of the Province.

**7.** This act shall come into force on the day which it may please the Lieutenant-Governor in Council to fix by proclamation.

