



CHAPTER 86

An Act to validate certain registrations in the registration division of Bellechasse

[Assented to, the 15th of March, 1928]

WHEREAS, by the act 1 George V (1911), chapter 8, the Preamble. following territory was detached from the county of Bellechasse and annexed, for all purposes whatsoever, to the municipality of the east part of the township of Armagh, in the county of Montmagny, to wit:

“Lots numbers 31 to 43 both inclusive, and part of number 44 as far as the Buteau road, of the first south-east range; 31 to 35 both inclusive of the second south-east range; and 1 to 12, both inclusive, of the east range of La Rivière du Pin, all of the cadastre of the township of Armagh in the county of Bellechasse”;

Whereas, notwithstanding the provisions of said act, certain registrations and other official acts with regard thereto concerning lots situated within such territory have been made in the registration division of Bellechasse instead of in that of Montmagny, and it is in the interest of the parties concerned that these registrations be validated;

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

1. All registrations and all other official acts with regard to such registrations, effected since the 24th of March, 1911, date of the coming into force of the act 1 George V (1911), chapter 8, in the registration division of Bellechasse, affecting the lots mentioned in the preamble to this act, are hereby declared valid, as if they had been registered in the division by law required. Registration, etc., declared valid.

2. The registrar of the registration division of Belle-Transcription.

chasse 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 1 George V (1911), chapter 8", all registrations and entries made since the said date of the 24th of March, 1911, in his division concerning the said lots.

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

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

Transmission of register. 2. The said registrar must forthwith transmit such special register to the registrar of the registration division of Montmagny, and, after such delivery, the registrar of Montmagny shall have the custody of same.

Copies, etc. 3. The registrar of the registration division of Montmagny 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.

Idem. 4. Copies, extracts, certificates and acts so given by such registrar shall avail, for all purposes whatsoever, as 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.

Extension of delay. **4.** The Lieutenant-Governor in Council may, if necessary, extend the above-mentioned delay of sixty days.

Payment of transcription, etc. **5.** The cost of transcribing the copies into the special register and that of transmitting such register shall be paid out of the consolidated revenue fund of the Province.

Coming into force. **6.** This act shall come into force on the day which it may please the Lieutenant-Governor in Council to fix by proclamation.