

C H A P. 94

An Act to legalize the registration of certain notices in the registration division of the Island of Orleans

[Assented to, 25th of February, 1921]

Preamble.

WHEREAS on the 27th of January, 1879, the registrar of the registration division of the Island of Orleans had duly paged, paraphed and attested a register intended, according to the certificate of the prothonotary of the Superior Court for the district of Quebec, for notices of renewal required by articles 2131, 2168 and 2172 of the Civil Code;

Whereas from the 25th of February, 1879, to the 20th of March, 1920, instead of making in the said register the entries for which it was intended, the said registrar has erroneously entered therein the notices required by paragraph 5 of article 2161 of the Civil Code;

Whereas it is expedient to legalize the said registrations of notices required by paragraph 5 of article 2161 of the Civil Code, made in the register intended for the registration of notices of renewal required by articles 2131 and 2172 of the Civil Code;

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

Certain entries validated.

1. Every entry of a notice required by paragraph 5 of article 2161 of the Civil Code, made in the register for notices of renewal required by articles 2131 and 2172 of the Civil Code, in the registry office of the registration division of the Island of Orleans, from and including the 25th of February, 1879, up to the 20th of March, 1920, are and shall be as valid as if such register had been paged, paraphed and authenticated by the prothonotary of the Superior Court for the district of Quebec to serve for the registration of the said notices mentioned in the said paragraph 5 of article 2161 of the Civil Code, notwithstanding the tenor of the certificate of authentication of the said register.

Coming into force.

2. This act shall come into force on the day of its sanction.

