

Whereas a proclamation from the Lieutenant-Governor in Council was issued on the 14th day of June, 1920, and published in the same number of the *Quebec Official Gazette*, fixing the 15th of July of the same year as being the date for the coming into force of the cadastre for the township of Kensington in the registration division of the county of Hull;

Whereas such proclamations erroneously allege that the date of the 15th of July, 1920, fixed for the coming into force of the cadastre for the said townships, was so fixed by order in council; and

Whereas it is expedient to legalize such proclamations;

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

Certain
proclama-
tions
validated.

1. The proclamations, dated the 14th and 26th days of June, 1920, published in the number of the *Quebec Official Gazette* of the 3rd of July, 1920, fixing the 15th day of the said month of July as being the date for the coming into force of the cadastre for the township of Matapedia, in the second registration division of Bonaventure, and for Aumond and Kensington, in the registration division of Hull, shall be of the same validity, force and effect as if they had been issued pursuant to an order of the Lieutenant-Governor in Council.

Retroactive
effect.

2. This act shall be deemed to have been in force since the 3rd day of July last, 1920, the date of the publication of the said proclamation.

Coming
into force.

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

CHAP. 98

An Act to amend the act respecting the owners of houses used as disorderly houses

[Assented to, 19th of March, 1921]

HIS MAJESTY, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

10 Geo. V, c. 81, s. 7, am. **1.** Section 7 of the act 10 George V, chapter 81, is amended by adding thereto, at the end of the second

paragraph thereof, the following words: "Nevertheless the notice given under section 3 shall have effect, as against any person acquiring such property before the registration of the judgment, if the court be of the opinion that such acquirer is using the building in question, or any part thereof, as a disorderly house".

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

CHAP. 99

An Act to amend the act 10 George V, chapter 79,
respecting the organization of the courts

[Assented to, 19th of March, 1921]

HIS MAJESTY, with the advice and consent of the
Legislative Council and of the Legislative Assembly
of Quebec, enacts as follows:

1. The following article is inserted in the act 10 George 10 Geo. V, c
V, chapter 79, after article 63 thereof: 79, s. 63a,

"**63a.** The Superior Court at Montreal must, each enacted.
month, hold a term of the Court of Review for at least Terms of
five juridical days, until all pending cases are disposed of. Court of
Review.

Whenever any case has stood for three consecu- Cases may
tive months on the roll for hearing of the Court of be struck
Review, sitting at Montreal, and the parties have failed from roll
to proceed, without the special permission of the court, in certain
such case shall be struck from the roll for hearing, and case, etc.
may not be again placed upon such roll unless the party
who has inscribed in review obtains leave from the court,
upon petition supported by an affidavit under oath, for
reasons deemed satisfactory.

The Chief Justice of the Province of Quebec may instruct Chief
the Court of King's Bench (Appeal Side) to hear and Justice
decide the cases pending before the Court of Review may order
sitting at Montreal, and, upon receipt of an order from C. K. B. to
him to that effect, the clerk of the said Court of Review hear cases.
must transmit to the clerk of the Court of Appeal the
records in the cases mentioned in the said order, and every
such case may then be heard and decided by three judges
of the Court of King's Bench in the same manner and
with the same effect as by the Court of Review."

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