

amount of his claim, and the cadastral number of the immoveable so affected.”;

b. By replacing paragraph 4 thereof by the following:

“4. After the expiration of six months from the date of registration of any privileged claim or from the date of the end of the work, whichever be the latest, without an action having been taken to preserve it, any interested party may cause the registrar to radiate such claim by filing with him a written application to that effect, supported by affidavit of the expiry of such delay, and served on the privileged creditor or his representative not later than eight days prior to such filing.

“5. In the event of an action having been taken, the registrar is bound to radiate the registration of the claim upon the filing with him of a judgment dismissing the action, or other order of the Court ordering him so to do, or of a certificate from the prothonotary establishing that the action has been discontinued.”

5. This act shall come into force on the day of its sanction, but shall not affect privileges legally acquired under the articles of the Civil Code repealed by section 2. Such privileges, legally acquired, shall remain subject to the same laws until they are extinguished.

C H A P. 53

An Act relating to certain amendments to be made to the cadastre of the township of Joliette, situated partly in the county of Joliette and partly in the county of Berthier

[Assented to 22nd December, 1916]

WHEREAS by reason of an error made at the time of the preparation and official deposit of the cadastre for the township of Joliette, such township was described in the proclamation of the 6th of November, 1885 (*Quebec Official Gazette*, 1885, pages 2008 and following), as being situated wholly in the county of Joliette, when, under previous acts then in force, the northeast part thereof was and still is situated in the county of Berthier;

Whereas it is expedient that such error be corrected, and that registrations erroneously made in that respect be validated;

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

Corrections
in cadastre
authorized.

1. The Minister of Colonization, Mines and Fisheries is authorized to make the necessary corrections in the cadastre of the township of Joliette, of which the southwest part (comprised within the parish of Sainte-Emelie de l'Energie) is situated in the county of Joliette, and the northeast part (lots 1 to 22 of range A and lots 28 to 49 of ranges 1, 2, 3, 4 and 5, annexed to the parish of Saint-Zenon) is situated in the county of Berthier, so that the said cadastre shall attribute to the county of Berthier what is situated in the county of Berthier, and to the county of Joliette what is situated in the county of Joliette.

Plans to be
deposited.

2. A certified copy of the official plan and book of reference of the township of Joliette, amended in accordance with this act, and respecting the territory situated in the county of Berthier, and a certified copy of the said official plan and book of reference respecting the territory situated in the county of Joliette, must be deposited respectively in the registry office of the county of Berthier and in the registry office of the county of Joliette, according to the description of the territory in question, within fifteen days following the sanction of this act, and, from and after the date of such sanction, the provisions of article 2168 of the Civil Code shall continue to be in force in the registration division of the county of Joliette as regards that part of the township of Joliette situated in that county, and they shall come into force in the registration division of the county of Berthier as regards the northeast part of the said township of Joliette.

Certain ter-
ritory to
form part of
registration
division of
Berthier.

3. The northeast part of the township of Joliette described in section 1 of this act forms and has always formed part of the registration division of the county of Berthier; and the documents relating to the said northeast part of the township of Joliette which have been registered in the registry office of the county of Joliette since the 30th of November, 1885, the day fixed for the coming into force of the cadastre of the township of Joliette, shall be as valid, in so far as their registration is concerned, as if they had been regularly registered in the registry office of the county of Berthier, the whole without prejudice to rights already acquired by third parties.

Registra-
tion of cert-

4. All documents relating to the territory of the northeast part of the township of Joliette which have been registered

in the registry office of the county of Berthier, although the official deposit of the cadastre of the said township, as regards such said part, had not then been made, save erroneously at the registry office of the county of Joliette, are as valid, in so far as their registration is concerned, as if the cadastre had been regularly deposited, at the proper time, in the said county of Berthier, the whole without prejudice to rights already acquired by third parties.

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

C H A P. 54

An Act to amend the Code of Civil Procedure respecting rules of practice.

[Assented to 22nd December, 1916]

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

1. Article 73 of the Code of Civil Procedure, as amended by the act 1 George V (2nd session), chapter 50, section 2, is again amended by inserting therein, after paragraph 1 thereof, a new paragraph, *1a*, as follows:

“*1a.* For the Court of Review sitting at Montreal, by the majority of the judges of the Superior Court of the districts from which appeals are brought to the Court of Review at Montreal, and, for the Court of Review sitting at Quebec, by the majority of the judges of the Superior Court of the districts from which appeals are brought to the Court of Review at Quebec, in meeting assembled for that purpose by the Chief Justice or the Acting Chief Justice of the Court, as the case may be;”

2. The Code of Civil Procedure is amended, by inserting therein, after article 73 thereof, as amended by the act 1 George V (2nd session), chapter 50, section 2, a new article, *73a*, as follows:

“**73a.** The rules of practice in force for the Court of Review on the 22nd December, 1916, shall be without effect in any district where new rules of practice shall have been adopted under paragraph *1a* of article 73.”

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