

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.

