

cation, that the registrar shall not be entitled to any fee or costs whatever for the transcriptions of the copies or extracts, or for the certificates, which he is bound to furnish at his own expense to the registrar of the registration division in the county of Gaspé within the delay above mentioned.

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

C H A P . 8 0

An Act to legalize certain entries in the entry-book in use on the 2nd of January, 1914, in the Registry office of registration division No. 2 of Lake St. John.

[Assented to 5th March, 1915]

WHEREAS the registrar of registration division No. 2 of Lake St. John has omitted to have a certain entry-book of that registry office paraphed and authenticated by the Prothonotary of the Superior Court for the district of Roberval, as required by articles 2181 and 2182 of the Civil Code;

Whereas such entry-book has been paraphed and authenticated by the said prothonotary on the 2nd of April, 1914;

Whereas it is necessary to legalize the entries made in the said entry-book from the 2nd of January, 1914, inclusively, up to the 2nd of April, 1914, the date of the fulfilment of the formalities required by articles 2181 and 2182 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:

1. All the entries made in the entry-book of the registry office of registration division No. 2 of Lake St. John, from and including the 2nd of January, 1914, are and shall be as valid as if such entry-book had, before being made use of, been paraphed and authenticated by the prothonotary of the Superior Court for the district of Roberval. Certain entries in entry-book declared valid.

2. Nothing in this act shall affect pending cases in which the validity of a registration is contested. Pending cases.

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