

purchaser shall be authorized, for such period only, and subject to such order of the Minister, to operate and run such railway or section of railway, and to take and receive such tolls in respect of traffic carried thereon, as the company previously owning and operating the same was authorized to take, and shall be subject, in so far as the same can be made applicable, to the terms and conditions of the special act of the said company.

Powers under authorization when granted.

“**5208d.** Such purchaser shall apply to the Legislature of this Province at the next following session thereof after the purchase of such railway or section of railway, for an act of incorporation or other legislative authority, to hold, operate and run such railway or section of railway; and, if such application is made to the Legislature and is unsuccessful, the Minister may extend the order to run and operate such railway or section of railway until the end of the then next session of the Legislature, and no longer; and, if during such extended period, the purchaser does not obtain such act of incorporation or other legislative authority, such railway or section of railway shall be closed or otherwise dealt with by the Minister, as may be determined by the Lieutenant-Governor in Council.”

Application to be made to Legislature within certain time for authority, &c.

If no application made.

Closing of road.

“**5208e.** The company may sell to the acquirer of the road or of the section of road, the privileges and franchises which it holds under its charter; and such privileges and franchises shall be subject, as to their exercise, to the rules contained in the preceding provisions, and to the conditions under which they have been obtained.”

Power of company to sell certain privileges, &c., to acquirer of road, &c.

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

Coming into force.

CHAP. 28

An Act to amend the Civil Code respecting articles left unclaimed in the hands of carriers

[Assented to 20th May, 1905]

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

1. The following articles are added after article 1682 of the Civil Code:

Arts added, after C. C., 1682.

“**1682a.** Paragraphs 4, 5 and 6 of article 5172 of the

Unclaimed goods.

Revised Statutes apply to all carriers not coming within the provisions of articles 1681 and 1682.

Opening of packages before adjudication.

“ **1682b.** The effects contained in packages, boxes or closed trunks shall be exhibited to the bidders before being adjudged.”

Coming into force.

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

C H A P . 2 9

An Act to amend the Civil Code respecting persons making use in business of the name of another

[Assented to 20th May, 1905]

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

Art. added to C. C., after 1834a.

1. The following article is inserted in the Civil Code after article 1834a, as it is contained in article 5821 of the Revised Statutes :

Duty of persons use name of another in business.

“ **1834b.** 1. Whenever any person or persons make use in business of the name of another person, the contracts, agreements, notices, advertisements, signs, bills of exchange, promissory notes, endorsements, cheques, orders for money or goods, bills of parcels, receipts and letters, which they make, publish, sign or issue under such name in the course of business, shall bear, after such name, the word : “ registered ”, or an abbreviation thereof.

Penalty for infraction.

2. Any person committing an infringement of the provisions of this article is liable to the penalty prescribed by article 5639 of the Revised Statutes, which penalty may be recovered in the manner therein provided.”

Interpretation.

2. Nothing in this act shall be interpreted as giving any person the right to do business under the name of another without the latter's consent.
