

intended and be for public general utility, if the whole of the territory covered by Trembling Mountain and its foot-hills were made a forest reserve ;

The Honourable the Commissioner recommends that the whole undivided part of the township of Grandison, comprising fourteen thousand seven hundred and fifty acres in extent, should be declared a special provincial forest reserve, under the name of "Trembling Mountain Park." the whole to be subject to the sanction and confirmation of the Legislature, as there is no statutory provision authorizing such a reserve, and providing for the expenses which will be incurred for its maintenance and preservation.

The Honourable the Commissioner further recommends that he be authorized :

1. To set aside four hundred acres of the lands forming the highest peak of the said Trembling Mountain, being the prolongation of lots fourteen, fifteen, sixteen and seventeen of the fourth range of the township of Grandison, which could be gratuitously ceded, wholly or in part, for the purposes of such sanatorium, if the Legislature should so authorize ;

2. To sell, upon the usual conditions of settlement, lots twenty-three, twenty-four and twenty-five of the said fourth range of the same township, to the syndicate represented by Dr. Laviolette, so soon as it is regularly incorporated and furnishes sufficient sureties that a sanatorium as aforesaid would be founded and maintained.

Certified,

GUSTAVE GRENIER,
Clerk of the Executive Council.

C A P. X X I V .

An Act to amend the law respecting agriculture.

[Assented to 12th January, 1895.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. Article 1615j of the Revised Statutes, as enacted by R. S., 1615j, the act 52 Victoria, chapter 20, section 1, is amended by amended. inserting, after the words : "distinguished himself" in the third and fourth lines, the words : "in each of the divisions of the province erected under article 1615a."

R. S., 1675mm,
amended.

2. Article 1675mm of the said Statutes, as enacted by the act 56 Victoria, chapter 20, section 10, is amended by adding, after the first paragraph thereof, the following :

Amount to be
allowed to
clubs.

“ Nevertheless, whenever a club has complied with all the requirements of the law, there shall not be allowed to it a grant of less than twenty-five dollars, in addition to the thirty cents per member deducted for the *Journal of Agriculture*.

C A P. X X V .

An Act to amend the law respecting Public Instruction.

[Assented to 12th January, 1895.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

R. S., 1973,
replaced.

1. Article 1973 of the Revised Statutes, as replaced by the act 52 Victoria, chapter 24, section 2, and amended by the acts 53 Victoria, chapter 28, section 1, and 55-56 Victoria, chapter 24, section 10, is replaced by the following :

Alteration of
school muni-
cipalities.

“ 1973. The Lieutenant-Governor in Council may, for school purposes, alter the limits of existing municipalities, divide such municipalities or erect new ones.

To take place
after publica-
tion of notice,
&c.

Such alterations, subdivisions or erections shall only take place fifteen days after notice to that effect given twice in the *Quebec Official Gazette*, and after the school corporations affected by the proposed changes have been notified, and their observations have been taken into consideration.

Notice of such
changes to be
published, &c.

If such alterations, subdivisions or erections take place, the Lieutenant-Governor in Council may provide that the changes so made shall apply to the religious majority only or to the religious minority only, as the case may require, of the school municipalities affected by such changes, and public notice thereof shall be given in the *Quebec Official Gazette*.

Who gives
notices, &c.,
at whose ex-
pense.

The notices in the Official Gazette and those to the school corporations are given by the superintendent at the expense of the parties applying for such alterations, subdivisions or erections.

Costs of an-
nexation, by
whom to be
paid.

In the case of any annexation of any territory to a school municipality, the costs incurred for such annexation are at the charge of the municipality to which such territory is annexed.”

R. S., 1988,
amended.

2. The clause added to article 1988 of the said Revised Statutes by the act 54 Victoria, chapter 21, section 6, is amended by replacing, in the first line thereof, the words : “ During the course of the month of July,” by the words : “ During the thirty days.”