

	cts.
Red and white pine, tamarac, spruce and hemlock, round or flatted, over seventeen feet and under thirty feet long, per thousand feet, board measure.....	01 $\frac{1}{4}$
Red and white pine, tamarac, spruce and hemlock, round or flatted, thirty feet and upwards in length, per thousand feet, board measure.....	01 $\frac{1}{2}$
Sawed lumber, per thousand feet, board measure..	03
Staves, per thousand feet, board measure.....	15
Cords of wood, shingle bolts and other lumber, per cord of one hundred and twenty-eight cubic feet.....	01
Spars, per piece.....	03
Masts, per piece.....	05
Railway ties other than cedar, in eight or sixteen feet lengths, per length of eight feet.....	$\frac{1}{24}$
Cedar, round or flatted, eight feet long or under, per piece.....	$\frac{1}{32}$
Cedar, round or flatted, over eight feet and under seventeen feet long, per piece.....	$\frac{1}{16}$
Cedar, round or flatted, seventeen feet and under twenty-five feet long, per piece.....	$\frac{3}{32}$
Cedar, round or flatted, twenty-five feet and under thirty-five feet long, per piece.....	$\frac{1}{6}$
Cedar, round or flatted, thirty-five feet and upwards in length, per piece.....	$\frac{1}{4}$

Coming into force.

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

CAP. XL.

An Act to amend the law respecting the subdivision of cadastered lots.

[Assented to 12th January, 1895.]

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

1. Articles 5677 and 5678 of the Revised Statutes are replaced by the following :

“ **677.** The plan and book of reference of each new subdivision made by the parties interested and deposited in the office of the Commissioner of Crown Lands, must be accompanied by a certificate from the registrar of the registration division where a subdivision has been already made, establishing whether registrations have already been

R. S., 5677 and 5678, replaced.

Certificate required with plan.

made against any of the lots comprised in the subdivision ; if there are no registrations against such lots, or if a consent in writing to the change be filed on the part of the hypothecary creditors, the Commissioner shall annul the plan and book of reference of the former subdivision, and shall transmit the copy by him certified of the plan and book of reference of the new subdivision to the registrar, who shall, without delay, return to the Commissioner the plan and book of reference to which the new ones are substituted.

If certificate shows there are no mortgages, or if consent be produced.

Such consent may be given before a notary or by private writing as the hypothec itself may have been given, and with the same formalities. It shall indicate the numbers of the new subdivision to which the hypothec shall be limited."

Form of consent.

" 5678. If the certificate of the registrar establish that there are lots in such subdivision affected by registrations, and if no consent on the part of the hypothecary creditors be filed as aforesaid, the Commissioner shall annul the plan and book of reference for that part of the property which shall not have been affected by such registrations, and he shall transmit a certified copy of the plan and book of reference of the new subdivision to the registrar, who shall, without delay, return to the Commissioner the plan and book of reference to which the new ones are substituted ; provided, always, that no change or alteration be made in the numbers given to the said lots thus affected ; which numbers shall be kept on the new plan and book of reference and shall form part of the new series of numbers.

If certificate shows mortgages.

Proviso.

As soon as the consent given by the hypothecary creditors shall be registered, the hypothec shall be limited to the lot or lots of the new subdivision as indicated in the consent, and the registrar shall give the certificates of registration in accordance with the consent."

Limitation of hypothec after filing of consent.

CAP. XLI.

An Act to amend the act respecting the transmission of valuation rolls to the Provincial Secretary and to registrars.

[Assented to 12th January, 1895.]

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

I. Article 5755 of the Revised Statutes, as replaced by the act 57 Victoria, chapter 43, section 1, is amended by adding thereto the following paragraph :

R. S., 5775, amended.

" In every municipality containing more than three thousand rate-payers, such clerk, secretary or secretary-treasurer,

Fees to be charged by clerk, &c., on copies.