

to the provisions of this section shall lose his rank or priority of hypothec.

Cost of plan &c., by whom paid.

d. The cost of such plan and book of reference shall be borne by the persons interested.

Application of act.

2. The provisions of this act shall only apply to facts anterior to the sanctioning thereof, and must not be interpreted as permitting, for the future, the making of plans and books of reference, otherwise than in conformity with the provisions of the said article 2175.

Coming into force.

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

C A P. L I V .

An Act to amend the Civil Code relating to registrars' certificates in certain cases.

[Assented to 2nd April, 1890.]

Preamble.

WHEREAS, in places in the Province where there are no separate official numbers given to the lands belonging to railways, registrars, when required to give certificates respecting the lands traversed by any such railway, are obliged by law to mention the judgments and hypothecs registered against such railway, thereby occasioning useless expense and trouble to the parties interested, and whereas it is urgent to remedy this state of things ;

Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

C. C., art. 2177 amended.

1. The following paragraph is added to article 2177 of the Civil Code :

Certificates by registrars in case railway land has no separate number.

“Nevertheless, in places where there are no official numbers given to the lands belonging to railways, registrars, when required to give certificates respecting the lands traversed by any such railway, are not bound to mention the judgments and hypothecs registered against such railway, unless specially requested so to do.”

Coming into force.

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