

C A P. X.

An Act to amend the law respecting jurors and juries (46 Victoria, chapter 16).

[Assented to 21st June, 1886.]

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

1. The first paragraph of section 43 of the act 46 Victoria, 46 V., c. 16, s. 43 replaced. chapter 16, is replaced by the following :
 “ A fee of thirty cents is allowed for each service upon a juror, and twenty cents per mile necessarily travelled to effect such service, but nothing is allowed for returning.” Fees for service upon jurors; mileage.

2. The preceding provision shall apply to services upon jurors made for the last two terms of the Court of Queen's Bench, Crown side, at Montreal, previous to the passing of this act. Application of act to two last terms of Court of Queen's Bench, Montreal.

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

C A P. XI.

An Act to amend articles 2174, and 2176 of the Civil Code, and the act 47 Victoria, chapter 36.

[Assented to 21st June, 1886.]

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

1. Article 2174 of the Civil Code is amended by adding thereto the following paragraph : C. C., art. 2174 amended.

2. After the coming into force of the provisions of article 2168 of this code, respecting the cadastre of any locality, if it be ascertained that there are certain lots of land designated erroneously under several numbers, or whenever a re-numbering becomes necessary in consequence of the construction of a new road or the closing of an old one or for any other cause, the Commissioner of Crown Lands may, on being so required by the parties interested, amend and correct the official plan and book of reference thereto of such locality, by striking out and cancelling the numbers found to be useless, provided that there are no registrations of mortgages against the numbers which it is proposed to cancel. Correction of cadastre provided for in certain cases.