

Corrections  
provided for, if  
lots are inclu-  
ded in cadas-  
tres of different  
localities, &c.

If it be found that the same territory is included in the cadastre of two different localities, or that some territory is included in the cadastre of a territory to which such territory does not belong, the official plan and book of reference of the place to which such territory does not belong, and the one to which it does belong, may be corrected in consequence.

Notice of such  
corrections to  
be published.

Notice of such corrections, in both cases, must be given in the Quebec Official Gazette so soon as the correction has been certified by the said Commissioner."

C. C., art. 2176  
amended.

2. Article 2176 of the said code is amended by adding thereto the following paragraph :

Renewal of  
worn-out plans  
and books of  
reference.

"2 Whenever the plan and book of reference of any locality has become worn-out or defective, owing to corrections or from decay or otherwise, the Lieutenant-Governor in Council may also order that such plan and book of reference be renewed, and that a copy thereof be deposited in the registry office of such locality."

47 V., c. 36, s. 3  
amended.

3. Section 3 of the act 47 Victoria, chapter 36, is amended, by replacing the words : " Village of Pointe du Chêne," in the fourth line, by the words " Village of des Chênes," which latter words shall be deemed to have always formed part of such section.

Pending cases  
and rights of  
third parties  
not affected.

4. This act shall not affect pending cases or the rights of third parties.

Coming into  
force.

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

## CAP. XII.

An Act to amend article 768 of the Code of Civil Procedure, as replaced by the act 48 Victoria, chapter 22, section 4, and articles 1994 and 2005 of the Civil Code.

[Assented to 21st June, 1886.]

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

C. C. P., art.  
768, § 3, and 48  
V., c. 22, s. 4  
amended.

1. Paragraph 3 of article 768 of the Code of Civil Procedure, as replaced by section 4 of the act 48 Victoria, chapter 22, is replaced by the following :

Curator to be  
appointed by  
judge upon

" The abandonment being made, the court or the judge, upon demand of a party interested, must appoint, upon the

advice of the creditors of the debtor, a curator to the <sup>advice of creditors.</sup> property of such debtor."

2. Article 1994 of the Civil Code is amended by adding <sup>C. C. art. 1994 amended.</sup> to paragraph 8, after the words "the claims of the lessor," the following words "in accordance with the provisions of article 2005 of this code."

3. Article 2005 of the said Civil Code is amended by <sup>C. C. art. 2005 amended.</sup> adding thereto the following :

"But in the case of liquidation under the provisions of <sup>Privilege of lessor in certain cases.</sup> articles 763a and following of the Code of Civil Procedure, the lessor's privilege is restricted to the whole of the rent due and to become due during the current year, if there remain more than four months to complete the year ; if there remain less than four months to complete the year, the privilege extends to the current year and the whole of the following year."

4. This act shall come into force on the day of its sanc- <sup>Coming into force.</sup> tion.

### C A P. X I I I.

An Act to amend article 63 of the Code of Civil Procedure.

[Assented to 21st June, 1886.]

**H**ER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. Article 63 of the Code of Civil Procedure is amended, <sup>C. C. P., art. 63.</sup> by adding thereto the following paragraph :

"Every fire or life insurance company may be summoned, <sup>Where suits on policies are to be taken.</sup> by the insured, his heirs and assigns, for all rights arising out of a fire insurance policy, before the court of the place in which the moveables or immoveables were, and for all rights arising out of a life policy, before the court of the place in which the insured has or had his domicile."

2. Every law or statute or clause in any insurance policy, <sup>Contrary provisions repealed.</sup> contrary to the preceding section, is repealed and declared null.

3. This act shall come into force on the day of its <sup>Coming into force.</sup> sanction.