

rural municipality, and the dismissing by the local council or by its superintendent of any petition praying for the opening and maintenance of a municipal road, within the thirty days following the refusal of such homologation or the dismissal of such petition.” Further right of appeal to county council.

31. Article 943, as amended by 36 Victoria, chapter 21, section 30 and by 41-42 Victoria, chapter 11, section 34, is further amended by inserting after the word: “whatsoever” in the fifth line, the following words: “or the proprietor of any bridge,” and after the word: “enterprise,” in the seventh line, the word: “bridge.” Art. 943, as amended by 36 Vict., cap. 21, sec. 30 and 41-42 Vict., cap. 11, sec. 34, further amended.

32. Article 998 is amended by substituting in the last paragraph, the word: “Wednesday” for the word: “Monday.” Art. 998 amended.

33. Article 1080, as amended by 41 Victoria, chapter 18, section 38, and by 44-45 Victoria, chapter 22, section 6, is further amended, by adding after the word “Megan-tic” at the end of the said section 6, the following words: “and the county of Huntingdon, except the municipality of the parish of St. Anicet.” Art. 1080, as amended by 41 Vict., cap. 18, sec. 38, and 44-45 Vict., cap. 22, sec. 6, further amended.

C A P . X X X V I .

An Act to amend certain provisions of the municipal code.

[Assented to 27th May, 1882.]

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

1. Article 162 of the municipal code is hereby amended by substituting for the words: “by the council,” in the first clause, the words: “by the provincial secretary.” Art. 162 amended.

2. Article 168 is amended by adding thereto the following subsection: Sec. 22, added to art. 168.

“22. And every other statement which the lieutenant governor, in council, may require.” Additional statements.

3. Article 168a is amended by adding thereto the following subsection: Sec. 12 added to art. 168a.

12. And every other statement which the lieutenant governor, in council, may require.’ Additional statements.

Art. 168b
amended.

4. Article 168b is amended by adding the following words: "and forward such statement to the provincial secretary."

Art. 169 re-
placed.

5. Article 169 is repealed and replaced by the following :

Penalty on se-
cretary-trea-
surer or clerk
not forwarding
statements.

"169. Every secretary-treasurer or clerk of a council of a local municipality or of a village, town or city council, who neglects or refuses to comply with the provisions of article 168 and furnish all the information set forth in the forms prescribed by the lieutenant-governor, in council, or by the provincial secretary, if such forms have been addressed to him by the provincial registrar in the course of the month of December preceding, is liable to a fine of not less than fifty and not more than two hundred dollars, in addition to the costs."

Art. 715 re-
placed.

6. Article 715 is repealed and replaced by the following :

Annual state-
ment to be
given to secre-
tary-treasurer
and registrars
by provincial
registrar of
public lands
for which let-
ters-patent
have been
issued.

"715. The provincial registrar shall transmit, during the course of the month of January in each year, a list of the public lands, for which letters-patent have been issued during the preceding year, to the registrars of the registrations divisions and to the secretary-treasurers of the county municipalities in which such letters-patent have been so issued."

§ 15 added to
art. 718.

7. Article 718 is amended by adding thereto the following subsection :

Other details
required.

"15. And all other details prescribed by the provincial secretary."

Art. 739
amended.

8. Article 739 is amended by adding after the words: "office of the county council" the words: "and to the provincial secretary."

Art. 990
amended.

9. Article 990 is amended by adding after the words: "is situated" in the sixth line of the first clause, the words: "and to the provincial secretary."

Art. 480 re-
placed.

10. Article 480 is repealed and replaced by the following :

Aid to manu-
factories, &c.

"480. To aid in the establishment of manufactories and the construction of electric telegraph lines :

How to be
given.

1. By subscribing for or holding stock in any company formed for such purposes ;

Idem.

2. By giving or lending money or debentures to such company, or to any person or firm of persons, who shall undertake the establishment of a manufactory in the

municipality or the construction of electric telegraph lines.”

11. This act shall come into force on the day of its Act in force. sanction.

C A P . X X X V I I .

An Act to amend chapter seventy-one of the Consolidated Statutes of Canada, and the act of this province 32 Victoria, chapter 43.

[Assented to 1st May, 1882.]

WHEREAS the proper working of chapter 71 of the Preamble. Consolidated Statutes of Canada, intituled: “An Act respecting Charitable, Philanthropic and Provident Associations,” amended by the act of this provincial legislature 32 Victoria, chapter 43, and the happy application of the beneficent efforts of such legislation have shewn the propriety of extending it to other analogous objects in this province; Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows:

1. Section 1 of the said chapter 71 of the Consolidated C. S. C. cap. 7, sec. 1 and 32 Vict., cap. 43 Statutes of Canada and section 1 of the said act 32 Victoria, sec. 1 consolidated. chapter 43 are consolidated into one section, which shall read as follows:

“1. Any number of persons may unite themselves into a society in this province, with a view, by means of voluntary contributions, subscriptions, gifts or donations from the members of the society or from the public, of making provision for those afflicted by sickness, reverses of fortune and death, the widows and orphans, or the lawful representatives of deceased members, for the rescue and reformation of fallen women, and for the prevention of cruelty to women and children and for the purposes of attaining any other analogous object.” Formation of charitable associations, &c.

C A P . X X X V I I I .

An Act respecting the legalizing and the custody of registers of burial kept by the Congregation of Notre-Dame de Montréal at Villa Maria.

[Assented to 27th May, 1882.]

WHEREAS doubts may arise respecting the legality Preamble. of the registers of burial kept by the Congregation