

Proviso.

But should any such declaration be made and filed at any time after the expiration of the period of sixty days above mentioned and before any complaint for contravention of this act has been made, then the company making and filing such declaration, its president, principal manager or chief-agent, as the case may be, shall no longer be deemed to have been in default.

Entry of declaration.

6. The prothonotary and the registrar shall enter each such declaration as aforesaid in the books kept by them respectively for the registration of declarations of partnerships.

Fee.

7. The prothonotary and registrar shall be entitled to the fee of one dollar for the entry of every declaration made under the authority of this act.

SCHEDULE A.

Province of Quebec, }
District of }

The—(name)—Company.

The—(name)—Company was incorporated in (name of the country, province, &c), by (Letters Patent or Statute, giving title, &c), granted, (or sanctioned or registered, as the case may be,) on the (date).

Its principal place of business in the province of Quebec is at (name of town, &c).

In testimony whereof this declaration in duplicate is made and signed by me, (name, address and calling) the (president, or principal manager, as the case may be) of the said company, at (name of place) on the (date.)

C A P . X V I .

An act further to amend the law respecting cadastral plans.

[Assented to 28th December, 1876.]

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

RAILWAYS.

Plan of the property of a Railway, in any locality, and book of reference.

1. If after the closing of the cadastral plan of any locality, any land is taken for the line of a railway through and across the lots shown upon such plan, and designated in the book of reference thereof, the railway company is

bound to deposit in the office of the commissioner of crown lands, a plan showing the land taken for the line; and if the commissioner of crown lands find such plan correct, he may amend the cadastral plan, by causing the land taken for the railway to be marked in red on it and on the copy thereof, and by certifying such addition.

Amendment
to general
plan.

2. There is given to the land in each locality forming such line of railway a number, to be its designation under the provisions of article 2168 of the civil code; and the lot so formed is entered in the book of reference in conformity with article 2167 of the civil code.

Special
number of
Railway land.

3. The land taken from each lot for such line of railway, on such amendment being made, is detached from and ceases to form part of such lot.

Old lots.

SUBDIVISIONS.

4. As soon as any subdivision plan or re-division accompanied with a book of reference shall be deposited with him, the registrar shall note in the index to immovables, under the number of the original lot, or of the subdivision or re-division, the fact that such lot has been subdivided or re-divided in whole or in part, as the case may be.

Subdivision
to be noted
in index of
immovables.

5. Whenever a subdivision or a re-division has been made, the particular number and designation given to each lot upon the plan and in the book of reference of such subdivision or re-division, are the true description of such subdivision lots respectively, which is sufficient as such in any document whatever; and the provisions of article 2168 of the civil code shall apply to the lots of such sub-division or re-division. When a part only of any original lot is subdivided, or when a part only of any lot in a sub-division is re-divided, the portion which remains undivided is sufficiently designated by calling it the undivided residue of such original lot or of such lot in a sub-division.

Designation
of lots in sub-
division.

Designation
of undivided
portion.

6. The commissioner of crown lands may cause to be published in the *Quebec Official Gazette* the book of reference of any subdivision or re-division, with the same effect as is given to the publication of the book of reference of a locality by section 6 of the statute 32 Vict., chapter 25.

Publication
of book of
reference of
any subdivi-
sion.