

Par. 2, of act.  
72, C. S. L. C.  
37, amended

1. The second paragraph of section seventy-two of chapter thirty-seven of the consolidated statutes for Lower Canada, is hereby amended so as to read, as follows :

Basis of plans  
in townships.

"2. In the townships, the commissioner of crown lands shall use such maps or surveys, or cause such surveys to be made as he shall deem best adapted to ensure the correctness of the plans and books of reference to be made as aforesaid; but, unless any practical difficulty would arise from doing so, the original numbering of the lots and concessions shall always be preserved, and any sub-divisions thereof shall be distinguished in the country parts by letters or other devices as parts of such original lots, and in towns and villages by subordinate numbers or other devices, but always as parts of the original lots, which shall also be referred to; and whenever such difficulty shall occur, the lots shall be designated and described in such manner as the commissioner of crown lands shall regulate."

Roads become  
private property,  
may be entered in the  
schedule.

2. If after the deposit in the registry office of the plan and book of reference of any locality, a public road having no cadastral designation, but shewn on the said plan, shall become private property, there shall be given to the road, so become private property, a number, in the manner provided by article 2174 of the civil code, for the numbering of the lots omitted in the execution of the said plan and book of reference.

C. C. 2174.

Interpretation  
of the word  
"road."

3 The word "road" in the preceding section shall include all by-roads, streets, lanes, or public places, or any parts of a road, by-road, street, lane or public place.

Extension of  
delay for re-  
newal of regis-  
tration of real  
rights in  
cadastral  
localities.

4. In so far as regards proclamations issued since the fifteenth day of June, one thousand eight hundred and seventy, or to be issued hereafter under the provisions of article 2169 of the civil code, or of section five of the act of this province, thirty-second Victoria, chapter twenty-five, the delay of eighteen months, fixed by article 2172 of the said code, for the renewal of the registration of real rights, is hereby extended to the period of two years from the date of such proclamations.

## CAP. XVII.

An Act to amend the Act thirty-fourth Victoria, Chapter eight, respecting the Registers of Civil Status in a certain part of the District of Saguenay.

[Assented to 23rd December, 1871.]

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

1. The period mentioned in the second section of the act of this province, thirty-fourth Victoria, chapter eight, for the coming into force of the said section, is hereby extended, and the said section is hereby, in consequence, amended, by striking out the words: "one thousand eight hundred and seventy-two," and substituting therefor the words: "one thousand eight hundred and seventy-three."

Period fixed by  
sec. 2, of 34 V.,  
c. 8, extended

## CAP. XVIII.

An Act to amend the law respecting mutual assurance associations of Fabriques, in so far as regards the dioceses of Montreal and St. Hyacinthe.

[Assented to 23rd December, 1871.]

**W**HEREAS the mutual assurance association of the Fabriques of the dioceses of Montreal and St. Hyacinthe have prayed for amendments to the act passed in the sixteenth year of Her Majesty's reign, chapter one hundred and forty-nine, intituled "an act to incorporate the mutual assurance associations of the Fabriques of the dioceses of Quebec and Three Rivers, and of Montreal and St. Hyacinthe," and to the act passed in the eighteenth year of Her Majesty's reign, chapter sixty, amending the act firstly above-mentioned, and that it is expedient to grant the said prayer; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows:

Preamble.

1. Notwithstanding the enactment contained in the aforesaid acts of the legislature, the said mutual assurance association of the Fabriques of the dioceses of Montreal and St. Hyacinthe, shall have power, hereafter, if it so deems it proper, to insure against accidents by fire, all chapels, churches, sacristies, presbyteries and dependencies thereof, situate in all localities or missions, in the aforesaid dioceses of Montreal and St. Hyacinthe, not being Fabrique property, provided the person or persons thus causing such property (not being Fabrique property) to be insured, bind themselves towards and in favour of said association to contribute to the payment of losses which may arise from the destruction by fire, of any building or buildings insured by the said association, in proportion to the amount for which such building (not being Fabrique property) shall have been insured.

The association may insure chapels, churches, &c., not Fabrique property.

Proviso.

2. Every insurance to be obtained and taken on and upon any of said buildings (not being Fabrique property) may

In whose name insurance effected.

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