

Sec. 64 amend-  
ed.

**15.** The sixty-fourth section is amended by adding a subsection in the following words :

“All indentures and transfers of indentures shall be enregistered at the office of the secretary of the board, within thirty days of their date, in default of which such indentures or transfers of indentures shall be null and void. It shall, nevertheless, be lawful for the board of notaries, to allow the enregistration of all such acts or instruments, after the expiration of the said delay of thirty days, on petition addressed to the said board by the person in default, who in that case shall pay a fine of ten dollars. Provided always, that such enregistration be made at least six months previous to the expiration of such indenture.

New section  
added to s. 64.

**16.** The following section is added after section sixty-four :

“Nothing contained in this act shall prejudice the right of any student, who may have commenced his clerkship before the first day of March, one thousand eight hundred and seventy, in respect to the time or period which he was bound to serve as a notarial clerk.”

Sec. 65 amend-  
ed.

**17.** The sixty-fifth section is amended by adding the following words :

“For the enregistration of every indenture and transfer one dollar for the first four hundred words, and ten cents for each additional hundred words.”

Sec. 66 amend  
ed.

**18.** The sixty-sixth section is amended by striking out all the words after the word “custody” and substituting the following : “one dollar for each copy not exceeding four hundred words, and ten cents for every additional hundred words, and fifty cents for each certificate of a copy or annexed documents,—twenty cents for a search of an act or other document, provided the year in which the same was passed be given, and if the year be not given, fifty cents for each five years through which the search may extend, either in the repertory or in the index. The same fees shall be paid to notaries who have become proprietors of minutes under and by virtue of sections forty-two, forty-four and forty-five of this act.”

#### CAP. XIV.

An Act to amend the Gold Mining Amendment Acts of 1868 and 1870.

[Assented to 24th December, 1870.]

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

Gold mining  
amendment

**1.** The second section of the Gold Mining Amendment Act of 1868, is amended by inserting after the words

“forfeiture of licenses” in the twenty-third line thereof, act of 1866, amended. the following: “which he may refuse to grant or rescind.”

2. After the word “division” in the second line of the Gold mining amendment act 1870, amended. first section of the Gold Mining Amendment Act of 1870; and also, after the word “province” in the second line of the second section thereof, the following words are added: “or owning the mining right in any part of any such division in virtue of letters patent heretofore issued.”

## CAP. XV

An Act to extend the period during which Aid may be granted to Colonization Societies.

[Assented to 24th December, 1870.]

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

1. The period of three years from the passing of the Colonization Societies' Act, which is fixed by the eleventh section of the said act, as the time during which aid shall be granted to such societies, is hereby extended, so that such aid shall be granted during the period of four years from the end of the present financial year. Extension of period fixed by sec. 11, of 32 V., c. 14.

## CAP. XVI.

An Act to amend the law relating to Mutual Insurance Companies.

[Assented to 24th December, 1870.]

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

1. It shall be lawful for any mutual insurance company established in and for any county or any two or more counties, under the provisions of the act, chapter sixty-eight, of the consolidated statutes for Lower Canada, or of any act amending the same, in availing themselves of the powers conferred by the third sub-section of the fourth section of the said act, to appoint a local agent or agents in any county or municipality, other than the county or counties or municipality for which such company has been established, to receive applications from persons desirous of becoming members of such insurance company, and applications made to such agent or agents shall have the same effect and subject the applicants and the company Mutual Insurance companies may name agents for certain purposes.

