

terminated by the directors. When the board of a county society determines on holding its exhibitions in some fixed place, they must call the members of the society together in special meeting, giving 15 days notice. The society then chooses the place and reports to the county council. If it approves and passes a by-law the place is decided on, unless 20 members appeal to the C. of A., whose decision on the appeal is final. Whenever there have been 2 societies in a county, but one of them unorganized for two years, the C. of A. may unite them. A second society may be formed in a county if 40 persons, offering the necessary subscription, petition the Provincial Council to that effect, setting forth the inconvenience to farmers in their section of attending the usual county show. District societies are to be formed when 3 county societies in any judicial district petition the Comr. for it and set apart at least \$100 each for the purpose. County Societies in adjoining districts may join on like terms. They may hold 300 acres of land. 7 members of the Council of Arts and Manufactures are to be joined with the Council of Agriculture in getting up a provincial Exhibition at least once in 3 years—the former receiving 5 days notice of every meeting for the purpose.

APPEAL TO THE Q. B.

Chap 6—When a judgment in review by 3 judges confirms the first judgment it may not be appealed from to the Queen's Bench by the party who carried it to review, but an appeal to the Privy Council lies direct from such judgment in review.

SESSIONS OF THE PEACE.

Chap 7—The L. G. in C may direct only 2 terms of the General Sessions of the peace to be held in each year in Montreal and Quebec, fixing the dates by proclamation.

DISTRICT MAGISTRATES.

Chap 8—One or more magistrates courts may be established for each county, city or town, but no more magistrates are to be appointed unless 1, for the Magdalen islands. The magistrates are to have the power of 2 J P. or a Judge of the Sessions, and the laws respecting those officers are applied to those courts and magistrates. They may hold their courts in July and August. The 3rd book of the C. C. P. is also applied as if Circuit Courts and Judges included those magistrates and their courts. Costs as in circuit court cases may be awarded, until another tariff is provided. No such magistrate can be removed unless the reasons of removal are stated in the O. in C.

CENS ET RENTES.

Chap 9—If a seignior deposits with the registrar the necessary money to pay for entries, at the rate of 10 cts. per hundred words the latter must keep a list of all transfers of property in his seignior, to which the seignior may have access and take extracts therefrom during office hours.

REGISTRATION.

Chap 10—The two years fixed by 35 V., c. 16, s. 4, for the renewal of registration of real rights count from the day to be fixed by pro-

clamation for putting in force Art. 2168 of the C.C.

GARNISHMENT IN THE COMRS. COURTS.

Chap 11—The garnishee may, in 3 days after service of seizure on him, make his declaration before the nearest clerk of the Circuit Court, who, having received it under oath, forwards it to the clerk of the Comrs. Court where the case is pending. He also receives \$1 giving a receipt and this receipt sent to the Comrs Court becomes a judgment against the plaintiff and in favour of the garnishee on which execution may issue.

CONTINUING ACT.

Chap 12—Continues the Acts respecting Laprarrie de la Magdelaine, La Baie St Antoine, commonly called La Baie du Febvre, and the fief Gros Bois (as in previous years) to end of next session.

NOTARIAL PROFESSION.

Chap 13—Suspends the provision of 33 V. c 28, s 51, forbidding registrars to be practising notaries for 1 year; but those appointed after this Act comes into force, cannot claim the benefit of it.

DENTAL ASSOCIATION OF QUEBEC.

Chap 14—Incorporates Aldis Bernard, P. Bailargeon, C. F. Thesler, J. H. Webster, C. Brewster, J. A. Bazier, W. C. Beers, E. Lefalvre, A. Ross, J. McKie, L. J. Leblanc, and S. Casgrain with the above title. They are named trustees, and form the Board of examiners to examine candidates, &c, 4 to form a quorum. The board is to be re-elected every 2nd year, on the 2nd Tuesday of July—the first to be held in 1874. Those who have engaged in the practise of dentistry in a regular office for 3 years before the passing of the Act, may claim their license. Others must pass an examination. The licentiates elect the board. Similar privileges respecting the practice of their profession are granted to them as to physicians and surgeons licensed in the Province. The former Act of incorporation—32 V., c. 69 and the amending Act, 33 V., c. 45 are repealed.

RECORDS BURNED IN QUEBEC COURT HOUSE, &c.

Chap 15—Makes provision for the restoration of judgments and records destroyed by fire in the court-house in Quebec on February, 1873, and in Missisquoi county magistrates' and circuit court burned 24th May, 1874, by the use of copies, judges, notes, and evidence, &c. Proceedings to be before 6 mos, or a new action may be taken, the plea of pendency of previous action being taken away in these cases. The interruption of prescription is continued by the adoption of either course.

QUEBEC RAILWAY ACT, 1869.

Chap. 16—10 p. c. must be paid up within six months on every share subscribed to any railway company incorporated in the Province; and this must be paid up within six months of the coming into effect of this Act on all shares subscribed in companies, already incorporated since 1st July, 1867.