

## 421. ROADS AND ROAD ALLOWANCES IN MANITOBA.

*Chap. 30, 22nd July, 1895,*

Provides (Sec. 1.) for the repeal of Sec. 1, Chap. 49, R.S.C., and substitution of a section providing that all road allowances in townships surveyed and subdivided and all road allowances set out on block lines surveyed shall vest in the Crown in right of the province, with retroactive effect upon all road allowances heretofore set out on block lines. (Sec. 2.) That the Governor in Council, on report of the Minister of the Interior, may transfer to the Crown in right of the province the several roads mentioned, all road allowances around park lots or portions of sections within the outer two miles of any parish in Manitoba, and all road allowance between lots in the inner two miles of any parish. (Sec. 3.) For the vesting in the Crown in the right of the province of unpatented land forming part of any road transferred to the province. (Sec. 4.) For the transfer to the province of all roads, trails, road allowances, highways or great highways of the class referred to in Chap. 49, R.S.C., which are shown on any sectional plan of the city of Winnipeg, which has been prepared and confirmed by the Lieutenant-Governor in Council, under Chap. 141, R.S.M., and that (Sec. 5.) such transfer may be made by the Governor in Council, on report of the Minister of the Interior. (Sec. 6.) That these properties being transferred, all roads, &c., shall be closed, except those shown on the sectional plans. (Sec. 7.) That the Lieutenant-Governor in Council, with the consent of the Governor in Council, may direct colonization roads to be opened through the unpatented lands, the title to such roads to be transferred to the province. (Sec. 8.) That the Attorney General of the province may take such proceedings as are necessary to keep open any road heretofore opened or used in the interim, before survey and transfer to the province. (Sec. 9.) That this Act shall not be retroactive in its operation in respect to rights claimed before the courts.

## 422. NORTH-WEST TERRITORIES ACT.

*Chap. 31, 22nd July, 1895,*

Provides (Sec. 1.) for repeal of Section 6 of Chap. 22, Acts of 1891, substituted for paragraph 5 of Sub-section 1, Sec. 13, Chap. 50, R.S.C., and the substitution of section adding to the powers of the Legislative Assembly, under the head of municipal institutions, the right to incorporate associations of land owners and others in any district or tract of land for the purpose of constructing and operating irrigation works for the benefit of their lands. (Sec. 2.) For the withdrawal of tramway and street railway companies from the authority of the Legislative Assembly. (Sec. 3.) For the ratification and confirmation of No. 6 of the Ordinances of 1894 from the 7th Sept., 1894. (Sec. 3.) That until the Legislative Assembly otherwise provides, any member may resign his seat in Assembly (a) by giving, in his place, notice; (b) by delivering to the Speaker a signed, sealed and witnessed declaration to that effect; (c) by delivering such declaration to the Lieutenant-Governor, in the absence of the Speaker.