

SUPREME COURT ACT—AMENDMENT
—*Con.*

Gervais, H.—*Con.*

to the Supreme Court of Canada where the appeal is taken from the Court of Review or from the Court of King's Bench of the province of Quebec—2542-3.

SUPREME COURT ACT—AMENDMENT.

Introduction of Bill No. 121—Hon. A. B. Aylesworth—4826.

Aylesworth, Hon. A. B. (Minister of Justice) —4826.

To enable the court to change the composition of the list of cases for hearing at any sitting—4826.

SURVEYS AND SURVEYORS.

Bill No. 9, first reading—Hon. Frank Oliver —230.

Borden, R. L. (Carlton, Ont.)—231.

Asks if a similar Bill did not come up last year—231.

Oliver, Hon. Frank (Minister of the Interior) —230.

The Bill in an almost identical form came before the House last year—231.

SURVEYS AND SURVEYORS.

Bill No. 9, second reading—Hon. F. Oliver —754.

Norden, R. L. (Carleton, Ont.)—754.

On section 6—The words 'Registering assignments' omitted—754.

On section 8—The real explanation is that the provision was inserted in the Act when it was passed—755.

On section 18—Does not understand the section—758. It does not make sense as it is—759.

On section 42—Asks the remedy proposed by the minister—762. Proposes to give the right of deciding if a special road is necessary to the provincial government—763.

On section 58—Thinks it would be fair to give the owner the option of arbitration—765. 'As may be fixed by the minister, or at the option of the owner by arbitration'—766.

On section 22—The net result will be that the section remains as it is—949. This is a repealing section made necessary by the consideration; simply repeals these sections—950.

Carney, M. (Halifax)—764.

A man on the ground better able to give a decision than one who is distant from it—764.

Emmerson, Hon. H. R. (Westmoreland)—755

On section 8—Only those qualified previous to April, 1872 are qualified under this Act, many competent men shut out—755. This parliament should recognize surveyors qualified under provincial laws—756.

SURVEYS AND SURVEYORS—*Con.*

Emmerson, Hon. H. R.—*Con.*

On section 12—No matter what his qualifications only the man who conforms to this Act can be employed—767. A man who has qualified through the Royal Military College has not served as an apprentice—768.

Haggart, Hon. J. G. (South Lanark)—758.

Are the board appointed by the government, or the surveyors' association—758.

Herron, J. (Alberta)—761.

On section 42—It would be a great injustice to the settler to force a road through his land—761. The provincial government is asking for authority to go through any man's quarter section—762.

Lake, R. S. (Qu'Appelle)—754.

Asks if the Bill is the same as last year—754.

On section 42—Last year pointed out the advisability of having a road allowance round each section—760. His experience points to it being important to have a road every mile—761. Adheres strongly to his expressed opinion—762. Proposes to allow the local government to take two and a half acres from every homesteader—763.

On section 50—Great advantage to have more monuments—766.

Oliver, Hon. Frank (Minister of the Interior) —754.

Practically identical; some verbal changes—754.

On section 6—No assignment that would require to be dealt with under this Act conceivable—755.

On section 8—Not intended to change any principle, but to facilitate administration—756.

On section 12—Section 21 meets the case; same as the present law with verbal changes—757. Special examinations provided for—758.

On section 18—Does not wish to make changes without good authority for so doing—759.

On section 30—The change is made on the recommendation of the Surveyor General—760.

On section 42—Provision made for taking 2½ acres out of each quarter section for a special road—761. The suggestion exactly in line with the Ontario practice—762.

On section 54—A tariff per mile varying according to the nature of the country—763.

On section 58—Where a patent has been issued there can be no change, without the consent of the patentee—764. Roche's point would be well taken if the change were mandatory—765. Will have an amendment drafted as suggested—766.

On section 18, moves an amendment—On section 22, reads a statement by the Governor General—948-9. On section 58, moves an amendment, providing for arbitration; on section 59, reads a repealing clause—950. Reads answers to Mr. Sproule's questions—951-2-3.