-and of the provements,to be fixed by experts.

amicable understanding with respect to the value of the improvements lot without im- within the purview of the preceding section, or with respect to the conditions of purchase or sale of such lot of land, the value of the improvements as above mentioned, as also the value of the premises. provided no improvements had been made thereupon, shall be ascer-; tained by three sworn experts, one of whom shall be appointed by each of the parties, and the third by the two experts; and in case either of the parties, after due notice from the other requiring him to make such appointment, shall fail to appoint an expert, or if either party appoint as expert or a person legally disqualified to act as such and the parties do in not agree on another, or the experts named by the parties shall not be able to agree as to a third expert, the said experts or any one or more of them (as the case may be) shall be appointed by any Court having jurisdiction in matters concerning real property in the place where the land in question is situate, or by any Judge of such Court, after suffi-15 cient notice shall have been given in writing by the party making application for such expertise to the opposite party;—The experts shall be sworn before any such Judge aforesaid, or before some Justice of the Peace, or Commissioner for taking affidavits, having jurisdiction in the place where the lands in question are situate; and their report 20 shall be deposited in the Registry office, after having been signed by at least two of such experts; and being agreed to and signed by two of them, shall be valid as if agreed to and signed by the three experts.

Swearing experts, and deposit of their report.

Proprietor to pay for the improvements, or sell for the the improvements.

Transfer of property and hypothec of former owner for the value, if he will not pay for the improvements.

Act not to affect certain rights.

III. At any time within one year after the value of the said improvements shall have been ascertained, as hereinbefore provided, the 3 proprietor of the lot paying the amount awarded for the said improvevalue without ments to the occupant, shall thereupon be entitled to the possession of the lot; -but, should the proprietor be unwilling to pay the occupant for his improvements, then he may signify to the said occupant, by a notice in writing, his intention of disposing of the lot to the said occu- 31 pant at the value thereof ascertained by experts as aforesaid, irrespective of the improvements thereon made; And in that ease, or if the proprietor neglects, during the said year after the said valuation, to pay the value of such improvements to the occupant, the said occupant shall be bound to pay the amount of the said valuation in five equal annual & instalments, with interest from the date of the award of the experts, as hereinbefore mentioned; and the lot shall become the property of the said occupant, but shall remain charged and hypothecated, with privilege of bailleur de fonds, in favor of the proprietor for the said amount of principal and interest, which said privilege he may secure # by the registration of the said award and of a duplicate of the said notice within the period of thirty days from the day upon which he shall have given such notice.

> IV. This Act shall not affect the rights acquired or hereafter to be acquired by any possessor or occupant by virtue of prescription, or of \$\(\) any law now in force in Lower Canada, nor any agreement which may have been entered into between the holder and proprietor of any such lot of land.

To apply to Lower Canada only.

V. This Act shall apply to Lower Canada only.