register their stipulated right of taking back an immoveable sold. in the case of non-payment of the price, but allows them a delay of thirty days to do so; 2101 enacts that all judgments annulling deeds by which immoveables are conveyed or transmitted, or permitting redemption or revocation, must be registered: 2102 declares that no action founded upon the right of a vendor to dissolve a sale for non-payment, or upon a vendor's right of redemption, can be brought against third parties, unless the stipulation of such right has been registered: 2107 requires that memorials of claims for funeral expenses, and expenses of last illness should be registered within six months of the death, in order to preserve the privilege attached to such claims; 2116 provides for the registration of the right to customary dower; 2119 obliges notaries, on pain of all damages, to see to the previous registration of the tutorshsips of such minors, or the curatorships of such interdicted persons as are interested in any inventories they are called upon to make; 2126 declares renunciations of dower, of successions, of legacies, or of community of property, ineffectual against third parties, unless they have been registered; 2127 requires and provides for the registration of transfers or subrogations of hypothecary claims, and 2178 provides for their being mentioned in any copy of the documents creating such claims delivered by the registrar; 2128 renders leases of immoveables for more than a year inoperative against third parties unless they are registered; 2129 declares that no discharge from the rent of immoveables, for more than one year in anticipation, shall avail against a subsequent purchaser, unless it has been registered together with a description of the immoveables; 2146 requires that memorials for the preservation of interest or arrears of rent, besides the formalities already prescribed by law, shall be accompanied by an affidavit of the creditor that the amount thereof is due; 2162 enacts that the provisions under which registrations may be effected in Quebec and Montreal, in separate books according to a certain classification, may be applied, by proclamation of the governor, to any registration division the population of which exceeds fifty thousand souls; 2175, with respect to the obligation of owners of immoveables designated upon the official plan to deposit a separate plan and book of reference for such immoveables whenever they subdivide them into town or village lots, limits that obligation