210. That after 64 the following be inserted :

**64a.** The provisions of the preceding article may be extended by a proclamation of the governor to any registry division the population of which exceeds fifty thousand souls.

211. That after article 64a the following be inserted: **64**b. The Governor in Council may after the form of any books, indexes or other official documents to be kept by registrars, or direct new ones to be kept; and all orders to that effect are published in the Canada Gazette and take effect from the day therein appointed, provided such day be not fixed at less than one month from the publication of such order.

212. That article 73 be struck out and the following inserted instead thereof:

73. Whenever the owner of a property indicated upon the plan and in the book of reference shall subdivide it into town or village lots to the number of more than six, he shall deposit in the office of the Commissioner of Crown Lands, a particular plan and book of reference certified by himself, with special numbers and designations in order to distinguish them from the original ones, and if such plan and book of reference be approved of by the Commissioner of Crown Lands he shall transmit a copy certified by himself to the registrar of the division.

215. That article 78 be struck out and the following inserted instead thereof:

78. The registrar is likewise bound to deliver to any person demanding the same, copies of any acts or documents registered, but he must mention thereon the discharges, cancellings, conveyances or subrogations which may be entered or mentioned in the margin.

214. That the following paragraph be added to article 81: The minute-book must be authenticated, numbered and initialed in the same manner.

215. That after article 81 the following be inserted : 81 bis. The provisions of the preceding article apply equally to the entry-book and to the index to immoveables.

## BOOK FOURTH.

### TITLE FIFTH.

#### OF INSURANCE.

Resolved :---

**216.** That after article 80 the following be inserted as settling the law on a doubtful point :

**S1.** On an accepted abandonment of the ship, the freight earned after the loss belongs to the insurer of the ship; that earned previously to the loss belongs to the ship-owner or to the insurer on freight to whom it is abandoned.

#### RESOLVED :---

217. That after the last article of the fourth book the following be added :

# FINAL PROVISIONS.

1. The laws in force at the time of the promulgation of this Code are abrogated in all cases :

In which there is a provision herein having expressly or impliedly that effect;