

Transcripts of certain documents affecting lands in either of the said divisions to be furnished to the Registrar thereof on payment of certain fees, &c.

V. Whenever the Municipal Council of the County in which the registry office of either of the said new registration districts is situated, shall have provided funds for the paying the necessary expenses, such council may require any Registrar in whose office there shall be registered any deed, instrument or document affecting real property in such new registration district, to furnish copies thereof to the Registrar of such new registration district, with copies of all entries relative thereto, or such abstract of such registered documents as may be desired, certified by such other Registrar and fairly transcribed in properly bound books to be furnished by the Municipality, the said copies to be paid for out of the funds furnished as aforesaid at the rate of four pence currency for every hundred words or such other rate as the Registrar furnishing the same and such Municipal Council may agree upon:—And the Registrar of such new registration division may and shall thereafter grant copies of or extracts from, or make searches and grant certificates, and perform all other official acts with respect to such deeds, instruments, documents or entries, as he might do and would be bound to do if the same had been originally registered and made in his registry office, and may demand and take the like fees therefrom:—And such copies, extracts, certificates and Acts shall *prima facie* avail for all purposes as if granted and performed by the Registrar having the custody of the original books, entries and documents to which they relate, saving the right to prove error therein, and the recourse of all parties against such other Registrar as aforesaid, if the error be in the copies furnished by him to the Registrar of such new registration division under this Act.

Act not to prevent the effect of 18 V. c. 99.

VI. Nothing herein contained shall impair the effect of the Act passed in the eighteenth year of Her Majesty's reign, intituled "*An Act to establish a Registry Office in and for each Electoral County in Lower Canada,*" or shall prevent either of the Counties of Saguenay and Charlevoix or Chicoutimi from becoming a registration County under the provisions of the said Act.

Inconsistent provisions of 12 V. c. 131, &c., repealed.

VII. So much of the Act passed in the twelfth year of Her Majesty's Reign, and intituled "*An Act to divide the County of Saguenay into two divisions for the registration of deeds,*" or of any other Act or law as may be inconsistent with this Act is hereby repealed.

Commencement of Act.

VIII. This Act shall have force and effect upon, from and after the first day of October next.

Interpretation.

IX. The Interpretation Act shall apply to this Act.

Public Act.

X. This Act shall be deemed a public Act.