

which such real property is situate; and until such copies as are mentioned in the next preceding Section are furnished to the Registrar of the proper Registration division as therein provided, all documents evidencing the discharge of any hypothec or charge on any real property in such division, may be registered in the Registry Office in which the deed, instrument or document creating such hypothec, or charge was originally registered; but if such copies have been so furnished to the Registrar of the proper Registration division, then such discharge shall be registered in his Office. (18 V. c. 99, s. 9.)

27. Except as hereinafter provided, every County in Lower Canada mentioned and described in the Parliamentary Representation Act of 1853, as amended by the Parliamentary Representation Amendment Act of 1855, shall be an Electoral County for the purposes of this Act, with the boundaries assigned to it by the said Act or Acts. (18 V. c. 99, s. 10.)

28. Provided always, that for the purposes of this chapter,—

1. The Magdalen Islands in the Gulf of St. Lawrence, shall not be held to be within the County of Gaspé; and the settlements of Ste. Anne des Monts and Cap-Chat as they are now bounded as a separate Municipality, shall not be held to be within the County of Gaspé.

2. The City of Quebec and the Electoral County of Quebec shall form one Registration Division, shall be dealt with as one Registration County, and shall be known as the Registration Division of Quebec; and the Registry Office for the said Division shall be at the City of Quebec;

3. The City of Montreal and the Electoral Counties of Jacques Cartier and Hochelaga shall form one Registration Division, shall be dealt with as one Registration County, and shall be known as the Registration Division of Montreal; and the Registry Office for the said Division shall be kept at the City of Montreal;

4. The City of Three-Rivers and the Electoral County of St. Maurice shall form one Registration Division, shall be dealt with as one Registration County, and shall be known as the Registration Division of Three-Rivers; and the Registry Office for the said Division shall be at the Town of Three-Rivers;

5. The Town of Sherbrooke as described in the said Parliamentary Representation Act of 1853, including the Townships of Ascot and Orford, shall with the Township of Compton form one Registration Division, shall be dealt with as one Registration County, and shall be known as the Registration Division of Sherbrooke; and the Registry Office of the said Division shall be at the Town of Sherbrooke;

5. The County of Compton shall not, for the purposes of this chapter, include the Township of Compton, and the remaining part of the said County shall, for the said purposes, be dealt with as an Electoral County;

7. The Island of Orleans shall, for the purposes of this Act, be dealt with as a separate Electoral County, and shall be known as the Registration Division of the Island of Orleans;

8. That part of the County of Montmorency which lies on the north Shore of the River St. Lawrence shall, for the purposes of this Act, be dealt with as a separate Electoral County, and shall be known as the Registration Division of the County of Montmorency;

9. The Magdalen Islands, in the Gulf of St. Lawrence shall, for the purposes of this chapter only, be considered and dealt with as if they formed an Electoral County and the Port of Amherst had been appointed the place for holding the sittings of the Municipal Council of the County; and for the purposes of this Act other than that of appointing the said place of sitting, the Municipal Council of the said Magdalen Islands shall be substituted for the County Council, with the same powers and obligations; and so soon as the Governor shall be satisfied that a proper Metal Safe or Vault has been provided by the said Municipal Council for the safe keeping of the books and papers of a Registry Office, a Proclamation may issue reciting the fact and declaring the said Magdalen Islands a Registration Division under this Act, and a Registrar may be appointed therefor, to keep his Office at the place so provided at the Port of Amherst aforesaid;

10. The settlements of Ste. Anne des Monts and Cap-Chat, bounded as aforesaid, shall for the purposes of this Act only, be considered and dealt with as if they formed an Electoral County, and the Village of Ste. Anne des Monts had been appointed the place for holding the sittings of the Municipal Council thereof; and for the purposes of this Act other than that of appointing the said place of sitting, the Municipal Council of the said settlement shall be substituted for the County Council with the same powers and obligations; and so soon as the Governor shall be satisfied that a proper Metal Safe or Vault have been provided by the said Municipal Council for the safe keeping of the books and Papers of a Registry Office, a Proclamation may issue reciting the fact and declaring the said settlements a