

13. The Commissioners shall, from time to time, incorporate with the proper portions of the said Codes, such amendments of the actual law as the Governor in Council thinks it right to recommend for adoption by the Legislature, after considering the Reports of the Commissioners, and those of the Judges, if any; but such amendments shall be carefully distinguished from the actual Law. 20 V. c. 43, s. 13.

14. When the said Codes, or either of them, are completed, with such amendments as last mentioned, printed copies thereof and of the Reports of the Commissioners, and of the Judges if any, shall be laid before the Legislature, in order that such Code or Codes may be made Law by enactment; and if it is found advisable that either of the said Codes be completed and submitted to the Legislature before the other, the *Civil Code of Lower Canada*, shall be the first so completed and submitted:

2. Either House may propose any amendments to either Code, but such amendments shall be proposed by resolutions which may be passed by one House and sent to the other for its concurrence, and shall be subject to amendment by the other, and to be otherwise dealt with as a Bill might be, until finally agreed to by both Houses, and shall then be communicated to the Commissioners, who shall with all possible despatch, incorporate the substance of the amendments so agreed to, with the proper Code, which may then be passed as a Bill, at the same or any future session. *Ibid*, s. 14.

15. The said Codes and the Reports of the Commissioners, shall be framed and made in the French and English languages, and the two texts, when printed, shall stand side by side. *Ibid*, s. 15.

16. Any two of the Commissioners may make any Report or do any other thing which the Commissioners are hereby empowered to do; saving the right of the third Commissioner, if so advised, to make a separate report or enter his dissent and the reasons thereof in the minutes of the proceedings of the Commission. *Ibid*, s. 16.

17. The Commissioners shall be remunerated for their services at such rate as the Governor in Council shall determine, not exceeding sixteen dollars per diem to each Commissioner while employed in the performance of his duties, nor five thousand dollars per annum to any Commissioner; and the said Secretaries shall be remunerated for their services at such rate not exceeding three thousand four hundred dollars per annum, as the Governor in Council shall determine, but the said Secretaries shall give their whole time to the duties of their office. *Ibid*, s. 17.

18. If any judge of the Court of Queen's Bench or Superior Court for Lower Canada is appointed such Commissioner as