

ferior Terms of the said Courts respectively in the said Act mentioned, has always been since the said Act hereinbefore firstly cited came into force and now is the proper Court of Review for the hearing and determining of appeals from By-laws of the Councils of Municipalities in which such Circuit Court holds its sittings, or which are comprised within the Circuits for which such sittings are respectively held, in as full and ample a manner, and with the same powers and under the same provisions as the Circuit Court for Lower Canada sitting at other places hears and determines as a Court of Review, such appeals within its jurisdiction.

Recital.

II. And whereas injustice would arise unless provision were made to preserve the rights of parties who, under the true intent and meaning of the said Act hereinbefore firstly cited, presented within the delay required by law, their petitions to the Circuit Court established as aforesaid in the room and place of the said several Courts of Queen's Bench, in the Inferior Terms thereof respectively, appealing from any By-law of the Councils of Municipalities which, since the Act hereinbefore firstly cited came into force, became and are situate within the local jurisdiction of such last mentioned Circuit Court; Be it therefore enacted, that it shall be lawful and competent for any person interested in the matter of any By-law passed subsequently to the first day of December, one thousand eight hundred and fifty-one, by any Council of a Municipality situate within the local jurisdiction of the Circuit Court so established as aforesaid in the room and place of the said Courts of Queen's Bench in the Inferior Terms thereof respectively, and deeming himself aggrieved thereby, to appeal therefrom, within fifteen days after the passing of this Act, to the Circuit Court sitting in the Circuit within which such Municipality is situate by reason of the said Inferior Terms having been so as aforesaid abolished, notice of which appeal shall be given to the said Council of such Municipality within the said fifteen days; and if there should be no sitting of the Circuit Court held in such Circuit within the said delay of fifteen days, then such appeal may be lodged in the Office of the Clerk of the Court for such Circuit within the said delay, and may be presented to the Court on the first day that such Court shall sit in such Circuit after the expiration of the said delay, and proceedings shall be had thereon to trial and judgment as to law and justice appertain: Provided, however, that the provisions of this section shall extend only to any person who being interested in the matter of such By-law and deeming himself aggrieved thereby, may have filed in the Circuit Court before the passing of this Act, and within the delay by law allowed, a petition in appeal from such By-law so passed subsequently to the said first day of December, one thousand eight hundred and fifty-one: And the provisions of this section shall extend to any such person who shall have so

Provisions of this Act to extend to the By-laws passed after 1st Decr. 1851.

Proviso.

Act to extend to cases where appeal has been dis-