

*Laws of Her Majesty's Province of Upper Canada*, passed in the year 1849. Montreal: Stewart  
Derbshire & George Desbarats, 1849.

12 Victoria – Chapter 131

**An Act to Divide the County of Saguenay into two Divisions for the Registration of Deeds. 30th  
May, 1849.**

Whereas the County of Saguenay is inconveniently large for Registration purposes: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, *An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada*, and it is hereby enacted by the authority of the same, That upon, from and after the Tenth day of June next, after the passing of this Act, the County of Saguenay shall, for all the purposes of the Ordinance and Acts relative to the Registration of Deeds and other documents affecting Real Property in Lower Canada, be divided into two Registration Divisions, the first of which shall include and consist of all that part of the said County not included in the second of the said Divisions; which said Second Division shall include and consist of the Townships of Ouatchouan, Metabetchouan, Caron, De Mesy, Plessis, Kenongami, Labarre, Signay, Delisle, Taché, Bourget, De Jonquière, Simard, Tremblay, Harvey, Chicoutimi, LaTerrière, Bagot, Simon, Lartigue, St. Jean, Saguenay, Tadousac [Tadoussac], Bergeronnes, Escoumain, D'Iberville, Laval and Betsiamitis, and of the Seigniory [Seigneurie] of Milles Vaches or Portneuf; and the Registry Office of and for the said second Registration Division shall be kept at Chicoutimi, in the said Township of Chicoutimi, and a Registrar may be appointed at any time after the passing of this Act, for the said Registration Division, to enter upon the functions of his Office on the said Tenth day of June; and the Registry Office of the first Registration Division of the said County shall continue to be held where that for the whole County is now kept, and the Registrar now appointed for the County shall, without any new appointment, be the Registrar of and for the said first Registration Division.