The Improvements under Mistake of Title Act

being

Chapter I-1 of The Revised Statutes of Saskatchewan, 1978 (effective February 26, 1979).

NOTE:
This consolidation is not official. Amendments have been incorporated for convenience of reference and the original statutes and regulations should be consulted for all purposes of interpretation and application of the law. In order to preserve the integrity of the original statutes and regulations, errors that may have appeared are reproduced in this consolidation.
CHAPTER I-1

An Act respecting Improvements under Mistake of Title

Short title
1 This Act may be cited as The Improvements under Mistake of Title Act.

Lien on lands for improvements
2 Where a person has made lasting improvements on land, under the belief that the land is his own, he or his assigns shall be entitled to a lien upon the same to the extent of the amount by which the value of the land is enhanced by the improvements; or shall be entitled or may be required to retain the land if the Court of Queen's Bench is of opinion or requires that this should be done, according as may under all circumstances of the case be most just, making compensation for the land, if retained, as the court may direct.

R.S.S. 1978, c.I-1, s.2.