



CHAPTER 77

An Act to amend the Courts of Justice Act respecting the Superior Court sitting in the district of Rimouski

[Assented to, the 20th of May, 1937]

HIS MAJESTY, with the advice and consent of the
Legislative Council and of the Legislative Assembly
of Quebec, enacts as follows:

1. Section 42 of the Courts of Justice Act (Revised R. S., c. 145,
Statutes, 1925, chapter 145), as amended by the act ^{s. 42, am.}
20 George V, chapter 15, section 66, is again amended
by adding thereto the following paragraph;

"If a proclamation be issued under section 44 for the ^{Hearing,}
holding in the electoral district of Matane of terms ^{etc., of cer-}
and sittings of the Superior Court of the district of ^{tain causes}
Rimouski, causes in which the right of action arose in ^{in certain}
the above-mentioned parishes or causes in which the ^{case.}
defendant resides in such parishes may, with the
consent of the parties, be tried, heard and decided in the
electoral district of Matane, at the place fixed by the
proclamation for the holding of such terms and sit-
tings."

2. Section 44 of the said act, as amended by the act ^{R. S., c. 145,}
16 George V, chapter 51, section 1, is again amended: ^{s. 44, am.}

a. By replacing the words: "and Pontiac", in the
fifth line of subsection 1 thereof, by the words: ", Ri-
mouski and Pontiac";

b. By adding to subsection 5 thereof the following
paragraph:

Hearing,
etc., of cer-
tain causes
in certain
case.

“Nevertheless any causes from the district of Rymouski in which the right of action arose in the electoral district of Matane, or causes in which the defendant resides in such electoral district, shall not be tried, heard and decided in the electoral district of Matane except by consent of the parties.”

R. S., c. 145,
s. 141, am.

3. Section 141 of the said act, as amended by the act 18 George V, chapter 56, section 2, is again amended by adding thereto, after the second paragraph thereof, the following:

Hearing,
etc., of cer-
tain causes
in certain
case.

“Nevertheless, the civil courts and the judges of such courts sitting at Matane, in the electoral district of Matane, may, by consent of the parties, try, hear and decide causes in which the right of action arose in that part of the North Shore mentioned in the second paragraph of this section or causes in which the defendant resides in such part of the North Shore.”

Coming into
force.

4. This act shall come into force on the day of its sanction.