



CHAPTER 98

An Act to amend Article 83 of the Code of Civil Procedure

[Assented to, the 11th of April, 1935]

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

1. Article 83 of the Code of Civil Procedure, as amended C. C. P., by the acts 12 George V, chapter 93, section 2, and 24^{art. 83, am.} George V, chapter 77, section 1, is again amended by replacing the second paragraph thereof by the following:

“The privilege of appearing and pleading in person does not extend to custodians and trustees appointed under the Bankruptcy Act of Canada, nor to official receivers, custodians or trustees appointed under the act of Canada intitled The Farmers’ Creditors Arrangement Act, 1934, nor to liquidators appointed under the Winding-up Act of Canada, nor to curators appointed under the Provincial law relating to abandonment of property, nor to collection agents or purchasers of book debts respecting claims which they have in collection or of which they have become owners.”

2. This act shall come into force on the day of its sanction.^{Coming into force.}

