



CHAPTER 60

An Act to amend the Adoption Act respecting the entry
of the judgment of adoption in the register of civil
status

[Assented to, the 7th of March, 1934]

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

1. Section 25 of the Adoption Act (Revised Statutes, R. S., c. 196, 1925, chapter 196), as replaced by the act 23 George V, s. 25, re-placed.
chapter 78, section 8, is again replaced by the following:

"25. 1. A certificate of the judgment of adoption duly Transcrip-
issued by the officer who is depositary of such judgment, tion of certi-
in the following form, must be transcribed in the duplicate ficate of
registers of civil status kept for the church, congregation judgment of
or religious society to which the adopting parents belong, adoption.
or in the duplicate registers kept under the provisions of
Article 53a of the Civil Code, in the place of the present or
former residence of the adopting parents.

"Form of Certificate

Form of
certificate.

"District of

Superior Court

No. of 193 .

Judgment was rendered on the (*date of judgment*) order-
ing the adoption by (*name of the adopter*), and by (*name of*
the adopter's wife), of the parish of ,

Province of Quebec, of (*name of the adopted*), born on the
and baptized on the (*if men-*
tioned in the judgment).

Godfather { (*If mention thereof is made in the judgment*)
Godmother {
(*Signature*)

Prothonotary of the Superior Court."

Transcrip-
tion deemed
act of civil
status.

Entry by de-
positary of
register of
civil status.

Sending of
written at-
testation.

2. Such transcription shall then be equivalent to an act of civil status.

3. The depositary of the register of civil status shall, upon transcribing such certificate, enter in the margin of the register concerned, at the date of birth of the adopted child, together with the latter's surname and Christian names, a reference to the year, and to the page containing the transcription of the said certificate.

4. A written attestation of the said marginal note must be sent without delay, by such depositary, to the prothonotary of the Superior Court of the district, and such officer must, without delay, make the entry thereof in the proper place in the duplicate register deposited in the archives."

R. S., c. 196,
s. 26, am.

2. Section 26 of the said act, as enacted by the act 23 George V, chapter 78, section 9, is amended by replacing the words: "shall not transcribe at length the judgment recorded, unless specially required to do so; he shall merely", in the third and fourth lines of subsection 1 thereof, by the word: "must".

Coming into
force.

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