



CHAPTER 117

An Act to amend Articles 781 and 802 of the Code of Civil Procedure

[Assented to, the 13th of April, 1933]

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

1. Article 781 of the Code of Civil Procedure, as amended C. C. P., by the acts 1 George V (1911), chapter 52, section 1, ^{art. 781,} and 22 George V, chapter 100, section 1, is again amended ^{am.} by adding thereto, after paragraph 5 thereof, the following paragraph:

“6. The privileges for instalments not yet due of the ^{Unexpired} assessments and apportionments for the construction or ^{instalments} repair of churches, presbyteries and cemeteries, which ^{of certain} instalments shall remain payable according to the terms ^{assessments.} of their imposition.”

2. Article 802 of the said Code, as amended by the act C. C. P., 22 George V, chapter 100, section 2, is again amended by ^{art. 802,} adding thereto, after the fourth paragraph thereof, the ^{am.} following paragraph:

“Likewise, the instalments not yet due of the assessments ^{Unexpired} and apportionments for the construction or repair of churches, presbyteries and cemeteries do not become exigible by ^{instalments} the discussion and sale of the immoveable upon which they ^{not collo-} are imposed, and are not collocated. In such case, such ^{cated by} instalments not yet due continue to affect the immoveable ^{discussion} according to the provisions of Articles 2009 and 2011 ^{and sale of} of the Civil Code.” ^{immove-able.}

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