



CHAPTER 96

An Act to amend the Civil Code respecting interdiction,
appointment of judicial advisers and
separation of property

[Assented to, the 20th of March, 1930]

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

1. Article 333 of the Civil Code is replaced by the following: C. C., art. 333, replaced.

“333. Every sentence or judgment of interdiction or for the appointment of an adviser is, at the instance of the applicant, notified to the defendant, and inscribed without delay by the prothonotary or clerk in a special register, intituled: “Interdiction and Judicial Advisers”, kept in a place open to the public in the office of each of the courts having power to interdict and to appoint judicial advisers in the district.” Notification and inscription of judgment of interdiction, etc.

2. Article 336*g* of the said Code, as it appears in article 5790 of the Revised Statutes, 1888, is amended by replacing the words: “on the roll of interdicted persons”, in the second and third lines thereof, by the words: “in the special register”. C. C., art. 336*g*, am.

3. Article 1320 of the said Code is amended by replacing the words: “upon the list whereon”, in the tenth and eleventh lines thereof, by the words: “in the special register of separation of property, wherein”. Id., art. 1320, am.

Mention of list, etc., to apply to special registers.

4. The mention in any act whatsoever of the list of interdets and judicial advisers or of that of separation of property shall, from the date of the coming into force of this act, apply to the special registers referred to in the above enacted provisions.

Coming into force.

5. This act shall come into force on the first day of January, 1931