



## CHAPTER 47

### An Act to amend the Courts of Justice Act with respect to the Magdalen Islands

[Assented to, the 1st of April, 1927]

**HIS MAJESTY**, with the advice and consent of the R. S., c. 145:  
Legislative Council and of the Legislative Assembly 1926, cc. 14.  
of Quebec, enacts as follows: 51.

**1.** Section 134 of the Courts of Justice Act (Revised R. S., c. 145,  
Statutes, 1925, chapter 145) is amended by adding thereto s. 134, am.  
the following paragraphs:

“As further exceptions to the aforesaid proceedings in Exceptions  
appeal, it is enacted: to proceed-  
ings in ap-  
peal:

1. That in the case of an appeal from a judgment under Delay to  
article 1209 of the Code of Civil Procedure, the provisions of appeal judg-  
ment quash-  
ing capias;  
article 924 of the said Code, with respect to appeal from a ing capias;  
judgment quashing a capias, shall not apply to the Mag-  
dalen Islands and, in such case, the declaration of the plain-  
tiff of his intention to appeal from the judgment, and the  
service of the inscription, may be effected within thirty  
days;

2. That the delay for furnishing security in appeal shall Id., for fur-  
be thirty days instead of five days as fixed by the third nishing  
paragraph of article 1213 of the Code of Civil Procedure; security;

3. That such security instead of being received before a Giving and  
judge or the prothonotary of the court in which the judg- transmis-  
ment was rendered, as required by article 1215 of the Code sion of se-  
of Civil Procedure, may be given in the office of the pro- curity;  
thonotary of the Superior Court at Quebec, to be trans-  
mitted by the latter to the office of the Circuit Court of  
the Magdalen Islands;

4. That the delay for transmitting the record to the Delay for  
Court of King's Bench in the case of appeal shall be thirty transmitting  
record;

days instead of fifteen days as fixed by article 1217 of the Code of Civil Procedure;

Delay res-  
pecting dis-  
charge of ap-  
peal.

5. That the delay after which a certificate to discharge the appeal may be obtained shall be thirty days instead of fifteen days as fixed by article 1219 of the Code of Civil Procedure.

Computa-  
tion of de-  
lays.

The delays mentioned in the above paragraphs 1, 2, 4 and 5 shall not run during the period comprised between the last trip of the steamer to the Magdalen Islands at the close of navigation in the autumn and its first trip in the following spring."

Coming into  
force.

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