

**2.** Article 3193 of the Revised Statutes, 1909, is replaced R. S., 3193, replaced.  
by the following:

**“3193.** No Commissioners’ Court shall be held in the Places  
cities of Quebec, Montreal, St. Hyacinthe or Sherbrooke, where court  
nor in the city and parish of Three Rivers.” shall not be held.

**3.** Within thirty days from and after the date of the Deposit of  
sanction of this act, the clerk of the Commissioners’ Court records and  
for the township of Ascot shall, under the penalties enacted archives.  
by article 3217 of the Revised Statutes, 1909, deposit the  
records and archives of the court in the office of the Magis-  
trate’s Court in and for the district of St. Francis.

Each one of the commissioners shall be obliged to have Penalties.  
the aforesaid requirement carried out, and that, subject to  
the same penalties for their default in seeing to the carrying  
out thereof.

**4.** From and after the expiry of the same delay of thirty Pending  
days, the cases presently pending before the Commissioners’ cases.  
Court for the township of Ascot, and all matters incidental  
thereto, the judgments rendered by such court, the execu-  
tions taken or to be taken in virtue of judgments rendered  
by it, as well as all other proceedings relating to such cases,  
shall be continued, executed and taken before and by the  
Magistrate’s Court in and for the district of St. Francis,  
which court, for the purposes of this act, shall be substituted  
for the said Commissioners’ Court for the township of  
Ascot.

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

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## C H A P. 82

### An Act to amend articles 162 and 205 of the Code of Civil Procedure

*[Assented to, the 4th of March, 1925]*

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

**1.** Article 162 of the Code of Civil Procedure is amended C. C. P., art.  
by inserting therein, after the word: “may”, in the second 162, am.  
line thereof, the words: “upon verbal application”.

C. C. P., art. 205, am. **2.** Article 205 of the said Code is amended by adding thereto the following paragraph:

Foreclosure certificate. "The application for the certificate establishing the foreclosure is made verbally."

Pending cases. **3.** This act shall not affect pending cases.

Coming into force. **4.** This act shall come into force on the day of its sanction.

## C H A P. 83

An Act to amend articles 430, 431 and 432 of the Code of Civil Procedure respecting the jury

[Assented to, the 3rd of April, 1925]

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

C. C. P., art. 430, replaced. **1.** Article 430 of the Code of Civil Procedure, as amended by the act 61 Victoria, chapter 47, section 3, is replaced by the following article:

List of persons qualified to serve as jurors. **"430.** In every district, with the exception of the districts of Abitibi, Gaspé and Pontiac, the prothonotary of the Superior Court is bound to make a list of the persons qualified to serve as jurors in civil cases, by taking from the jury list deposited in the office of the sheriff the names of all persons residing within a distance of fifteen miles from the place where the court is held, in the order in which such names appear.

Abitibi, Gaspé, Pontiac. In the districts of Abitibi, Gaspé and Pontiac, the prothonotary of the Superior Court makes the list of jurors in civil matters by copying the jury list deposited in the office of the sheriff."

C. C. P., art. 431, am. **2.** Article 431 of the said Code is amended:  
a. By replacing the first paragraph thereof by the following paragraph:

Correction of list. **"431.** Immediately after the receipt of the notice given by the sheriff that the jury list deposited in his office has been revised, the prothonotary is bound to correct, without delay, the jury list in his possession in order to make it conform to the jury list deposited in the office of the sheriff; such corrections are certified by the prothonotary."