

b. By striking out the word: "grand", in the second line of the second paragraph thereof.

**3.** Article 432 of the said Code is replaced by the following article: C. C. P., art. 432, replaced.

"**432.** The causes of exemption of jurors are those mentioned in paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 of article 3411 of the Revised Statutes, 1909, as enacted by the act 15 George V, chapter 51." Causes of exemption.

**4.** The Code of Civil Procedure is amended by inserting therein, after article 447 thereof, the following article: C. C. P., art. 447a, added.

"**447a.** Jurors summoned are called before the court and each one shall take an oath that he is neither related nor allied to any one of the parties nor interested in the case." Oath of jurors.

The juror who refuses to take this oath or who admits that he is related or allied to one of the parties or interested in the case is by this fact excluded and shall be dismissed." Exclusion upon refusing oath.

**5.** Article 448 of the said Code is amended by replacing the first two lines by the following: C. C. P., art. 448, am.

"**448.** After the jurors summoned have been called and have taken the oath required by article 447a, if a sufficient number to form the jury are in attendance, either".

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

---

## C H A P. 84

An Act to amend article 987 of the Code of Civil Procedure and articles 227 and 318 of the Municipal Code

[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:

**1.** Article 987 of the Code of Civil Procedure is amended by adding thereto, after the last paragraph thereof, the following paragraph: C. C. P., art. 987, am.

"No complaint based on incapacity to hold municipal offices, provided by paragraph 12 of article 227 of the Mu- Complaint based on in-

capacity to hold municipal office.      nicipal Code, may be brought under the foregoing provisions."

Mun. Code, art. 227, am.      **2.** Article 227 of the Municipal Code, as amended by the acts 9 George V, chapter 83, section 1; 10 George V, chapter 82, section 1, and 11 George V, chapter 105, section 1, is again amended by replacing paragraph 12 thereof by the following:

Knowledge.      "12. Whoever does not know how to read or write;"

Mun. Code, art. 318, am.      **3.** Article 318 of Municipal Code is amended by adding thereto, after the word: "elected", in the third line thereof, the words: "Such judgment is final and without appeal".

Pending suits.      **4.** This act shall not affect pending suits.

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

## C H A P. 85

### An Act to amend the Code of Civil Procedure respecting the Court of King's Bench (Appeal Side)

[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. 1215a, replaced.      **1.** Article 1215a of the Code of Civil Procedure, as enacted by the act 12 George V, chapter 97, section 1, is replaced by the following articles:

Pledge instead of security.      "**1215a.** Instead of the security mentioned in the preceding articles, the appellant may furnish, as guarantee, a sufficient pledge to take the place of the security.

Form and deposit.      Such pledge shall consist of a sum of money or of securities of the Government of Canada or of the Province of Quebec, the amount whereof shall be fixed by a judge of the Court of King's Bench. This pledge shall be deposited as a judicial deposit into the hands of the prothonotary who shall deliver a receipt therefor to the appellant.

Amount of pledge.      Such pledge shall, in all cases, be sufficient to satisfy the condemnation and pay the costs and damages adjudged in case the judgment is confirmed, subject to the exception provided for in article 1214 where the amount shall be sufficient to pay the costs in appeal only.