

3. Schedule B of section eighteenth of chapter first of Id., Schedule twelfth of the Revised Statutes, 1909, which follows article 7531 of the said Statutes, as replaced by the act 11 George V, chapter 15, section 7, is repealed. pealed.

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

C H A P . 7 0

An Act to amend the Civil Code respecting authentic writings

[Assented to, the 15th of March, 1924]

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

1. The following article is inserted in the Civil Code after article 599: C. C., art. 599a, added.

“599a. Deeds relating to the settlement of a succession composed, wholly or partly, of immoveables, or to the settlement of a succession in which persons suffering legal incapacity are interested, shall be made in authentic form. Certain deeds must be made in authentic form.

This article shall not apply to the electoral districts of Gaspé, Bonaventure, Saguenay and Magdalen Islands Where not applicable. (Iles-de-la-Madeleine).”

2. Article 1208 of the Civil Code, as contained in article 5806 of the Revised Statutes, 1888, and as replaced by the act 56 Victoria, chapter 39, section 1, and amended by the act 6 Edward VII, chapter 38, section 2, is again amended by adding thereto, after the fourth paragraph thereof, the following paragraph: C. C., art. 1208, am.

“A deed, received before a notary of the Province of Quebec, outside of the Province, is authentic when the object of the deed is an immoveable or real rights within the Province, or when the domicile of the party or parties or any one of them is in the Province.” Authenticity of certain deeds received by a notary outside the Province.

3. This act shall come into force on the first day of January, one thousand nine hundred and twenty-five. Coming into force.