

C H A P. 91

An Act to amend the Civil Code respecting registrations

[Assented to, the 21st of March, 1922]

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

- C. C. art. 2161, am. **1.** Article 2161 of the Civil Code, as amended by the acts 2 Edward VII, chapter 39, section 1; 3 George V, chapter 48, section 1, and 8 George V, chapter 76, section 1, is again amended:
- General register. *a.* By replacing paragraph 4 thereof by the following:
 "4. A register in which all documents presented for registration are transcribed, except the notices, memorials and declarations mentioned in the following paragraphs;"
- Register for memorials. *b.* By adding, after paragraph 5 thereof, the following:
 "6. A register in which are transcribed the memorials mentioned in article 2136 and following;
- Register of partnerships. "7. A register of partnerships in which are entered or registered, as the case may be, the declarations or mentions respecting partnerships, associations, commercial corporations and others, whose registration in a special register is required by law. This register shall be provided with an index."
- Index.
- C. C., art. 2164a, enacted. **2.** The following article is inserted in the Civil Code, after article 2164:
- Complementary register. "**2164a.** The registrar shall keep a register, which serves as a complement to the register mentioned in paragraph 4 of article 2161, and, when the latter register is divided into several books, to all the books and registers enumerated in article 2162, and also to the register used in the transcription of memorials mentioned in paragraph 6 of article 2161.
- Use of same. Such register is used to prolong and continue marginal entries in the registration at length of acts and documents in the above mentioned registers. It must be authenticated in the ordinary manner and shall be called "complementary register".
- Name.
- Form of entry where margin filled in. When a margin is filled in, the registrar shall continue it in the register for marginal entries by writing at the foot of the page: "Margin continued on page . . . of volume I (or of volume II, as the case may be) of the complementary register."

3. Article 2182 of the Civil Code is replaced by the following: C. C., art. 2182, replaced.

"2182. Registers for registration under article 2161 include all registers by law prescribed for use in registration offices." Registers under C. C., art. 2161.

4. Registrations, made before the date of the coming into force of this act, in registers whose authentication was not required before such date, shall not be invalidated by the fact that such registers have not been authenticated, and the provisions of section 3 of this act shall not affect the said registers, but shall apply only to such as will henceforth be required to replace those now in use. Certain registrations.

5. Registrations of memorials, made in a special register before the date of the coming into force of this act, shall be as valid as if they had been made in the register of general transcription mentioned in paragraph 4 of article 2161 and in article 2162 of the Civil Code. Certain registrations of memorials.

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

CHAP. 92

An Act to legalize certain entries in the register of notices in use since the 17th of June 1861 in the registry office of the registration division of L'Islet.

[Assented to, 8th of March, 1922]

WHEREAS the registrar of the registration division of Preamble.

L'Islet has omitted to give, paraphed and attested, as required by articles 2181 and 2182 of the Civil Code, by the prothonotary of the Superior Court for the district of Montmagny, the register of notices for the registry office of such registration division;

Whereas the said register of notices has been paged, paraphed and attested by the said prothonotary on the 2nd of May, 1921;

Whereas it is necessary to legalize the entries made in the said register of notices from and including the 17th of June 1861 up to the 2nd of May 1921, the date when the formalities required by articles 2181 and 2182 of the Civil Code were carried out;

Therefore, His Majesty, with the advice and consent of