

in section 12, the registrar of the registration division of Montreal shall be vested with every power, right and privilege belonging to the former registrars of the registration divisions abolished by virtue of section 9, and he may, with the same authority and for all purposes whatsoever, deliver any copy, extract or certificate, or do any act that the registrar of any of the divisions so abolished might deliver, perform or execute; but this provision shall in no way affect any responsibility incurred by the registrar of any division so abolished.

Appoint-
ment of reg-
istrar.

14. From and after the publication in the *Quebec Official Gazette* of the proclamation fixing the date of the coming into force of this act, the Lieutenant-Governor in Council may immediately appoint a registrar for Montreal, and the latter must forthwith obtain his commission, take the oaths of allegiance and of office, and subscribe his security, according to law. He may not, however, enter upon his duties before the date fixed for the putting into force of these provisions.

Date of ent-
ering upon
duties.

Coming
into force.

15. This act shall come into force on the day which the Lieutenant-Governor in Council may be pleased to fix by proclamation.

C H A P. 16

An Act to amend the Revised Statutes, 1909, respecting
the property qualification for Legislative Councillors

[Assented to, 19th of March, 1921]

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

R. S. 85,
replaced.

1. Article 85 of the Revised Statutes, 1909, is replaced
by the following:

Domicile
and proper-
ty qualifica-
tion.

“**85.** Notwithstanding any of the provisions of the
British North America Act, 1867, it is sufficient for any
member of the Legislative Council to be domiciled, and to
possess his property qualification, within the Province of
Quebec.”

Coming
into force.

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

