

C H A P. 59

An Act to amend the Revised Statutes, 1909, respecting
judges of the Superior Court

[Assented to, 19th of March, 1921]

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

1. Article 3076 of the Revised Statutes, 1909, as re-R. S., 3076,
placed by the act 10 George V, chapter 79, section 41, ^{am.}
is amended by adding thereto the following paragraph:

"Except as to the districts of St. Francis and Three ^{Certain}
Rivers, the provisions of this article requiring that a judge ^{provision}
shall have special charge of any district shall not apply to ^{not to apply}
any judge appointed after the 1st of January, 1921, and in ^{to judges}
respect of each district shall be deemed to have been re- ^{appointed}
pealed from and after the said date, when the judge having ^{after Janua-}
at such date special charge thereof shall, by reason of his ^{ry 1st, 1921.}
death, retirement or removal from office, or from any other
cause, cease to have special charge thereof."

2. This act shall come into force on the day of its ^{Coming}
sanction. ^{into force.}

C H A P. 60

An Act to amend the Revised Statutes, 1909, respecting
the holding of terms and sittings of the Superior
Court, in the county of Temiscaming

[Assented to, 19th of March, 1921]

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 Revised R. S., 3090a,
Statutes, 1909, after article 3090 thereof, as amended by ^{enacted.}
the act 5 George V, chapter 13, section 7, paragraph E:

"**3090a.** The provisions of article 3090 shall apply, ^{District of}
mutatis mutandis, to the district of Pontiac." ^{Pontiac.}

2. Every case pending at the date of the issue of the ^{Pending}
cases. ^{cases.}

