

for the amalgamation become regular members of the association which has granted it, and are subject to its laws and by-laws except as enacted by the terms and conditions of the amalgamation; and the association applying for such amalgamation shall be *ipso facto* dissolved.

"7058f. The amalgamation shall not have the effect, as regards the responsibilities, obligations, privileges and rights of either association, of constituting a new association; but, subject to the terms and conditions of the amalgamation, all the responsibilities, obligations, privileges and rights of the absorbed association continue to exist and be assumed by the association with which it is amalgamated."

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

C H A P. 86

An Act to amend the Revised Statutes, 1909, respecting
foundlings placed in the custody of certain
institutions

[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 articles are inserted in the Revised Statutes, 1909, after article 7257 thereof: R. S., 7257a-7257d, enacted.

"7257a. Any institution mentioned in article 7257, or any other institution authorized thereto by the Lieutenant-Governor in Council, may, at its discretion, entrust the custody of any foundling under its care, to any person, partnership or corporation, to be maintained and furnished with an education suitable to such child, under a contract by the terms of which the said institution shall have the right, at its discretion, to again take possession of such child, if it deem it expedient. Foundlings may be entrusted to persons, etc.

"7257b. For the above purposes, any person acting for any such institution or for such commissioners, may, on petition to any judge of the Superior Court, and without previous notice, obtain from such judge a writ of possession, returnable forthwith before such judge, addressed to a Procedure to secure return of child.

bailiff of the said court, ordering him to apprehend the person of the child therein mentioned, and to bring him before such judge for a decision as to the possession and custody of such child.

Procedure. “**7257c.** The form of such writ, the execution thereof and the procedure relating thereto, shall be, as nearly as can be applied, similar to those of a writ of possession upon an execution against immoveables.

Rights of person entrusted with child. “**7257d.** Subject to the above provisions, any person to whom such an institution has entrusted the custody of a child, whether a foundling or not, shall have the same rights of supervision, authority and possession with respect to the said child, as those possessed and exercised by the said institution.”

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

CHAP. 87

An Act respecting certain expropriations

[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:

R. S., 7294, replaced. **1.** Article 7294 of the Revised Statutes, 1909, is replaced by the following:

Appeal from award. “**7294.** Whenever the amount in dispute is over two hundred dollars, an appeal shall lie from the award, as from a final judgment rendered by the Superior Court.

Effect of appeal. Such appeal shall suspend the right to take possession, unless a judge of the Court of King’s Bench, upon petition to that effect, and upon the conditions he deems proper, otherwise orders.”

C. C. P., art. 1227, am. **2.** Article 1227 of the Code of Civil Procedure, as replaced by the act 10 George V, chapter 79, section 21, and amended by the act 11 George V, chapter 103, section 1, is again amended by inserting therein, after the figures: “5724a”, in the third line of sub-paragraph *c* of paragraph 1 thereof, the figures: “7294”.