

## C H A P. 45

An Act to amend the Revised Statutes, 1909, with regard to the entering into office of certain officers of justice

[Assented to, 14th of February, 1920]

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

**1.** Article 3066 of the Revised Statutes, 1909, is amended R. S., 3066, by replacing the words: “until the appointment of his suc-<sup>am.</sup>cessor”, in the third and fourth lines of paragraph 3 thereof, by the words: “until the newly appointed clerk has received his commission, if there be one, and has discharged the duties imposed by articles 606 and 609”.

**2.** Article 3127 of the Revised Statutes, 1909, is amended Id., 3127, by replacing the words: “until a successor shall be appointed<sup>am.</sup> to such officer”, in the third and fourth lines of the first paragraph thereof, by the words: “until the person appointed to succeed him has received his commission, if there be one, and has discharged the duties imposed by articles 606 and 635”.

**3.** Article 7508 of the Revised Statutes, 1909, is amended Id., 7508, by adding thereto, after the word: “office”, at the end<sup>am.</sup> thereof, the words: “after having received his commission and having discharged the duties imposed by articles 606 and 635”.

**4.** This act shall come into force on the day of its<sup>Coming into</sup> sanction. force.

## C H A P. 46

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

[Assented to, 14th of February, 1920]

**H**IS 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,  
am.

placed by the act 7 George V, chapter 32, section 1, and amended by the act 9 George V, chapter 43, section 1, is further amended by replacing paragraph 8 thereof by the following:

“8. For the district of Saguenay, two judges, of whom one shall exercise his ordinary functions also in the district of Chicoutimi, with residence at Malbaie in the district of Saguenay, or at Chicoutimi in the district of Chicoutimi, at his option, and the other shall exercise his ordinary functions also in the districts of Chicoutimi and Roberval, with residence at Roberval, in the district of Roberval;”.

Coming  
into force.

**2.** 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. 47

An Act to amend the Revised Statutes, 1909, with regard  
to judges of the sessions of the peace, police magistrates and district magistrates

[Assented to, 14th of February, 1920]

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

R. S., 3278, am. **1.** Article 3278 of the Revised Statutes, 1909, is amended:

*a.* by replacing the words: “resigns such office”, in the third and fourth lines thereof, by the words: “resigns such office or is retired”;

*b.* by inserting therein, after the word “same”, in the fifth line thereof, the words: “or is retired”; and

*c.* by inserting therein, after the word: “resignation”, in the seventh line thereof, the words: “or retirement”.

Id., 3279, am.

**2.** Article 3279 of the Revised Statutes, 1909, is amended:

*a.* by replacing the words: “To every judge of the sessions who has reached the age of eighty years, and who has been compulsorily retired,” in the first and second lines thereof, by the words: “Every judge of the sessions who has reached the age of eighty years, shall be compulsorily retired”;