

"Notice of the petition must be served on the husband in the ordinary way. In case of his absence the notice must be served at his last known address."

Id., 1318,

2. Article 1318 of the Civil Code is amended:

a. by striking out the words: "without the consent of her husband, or, upon his refusal," in the fourth and fifth lines thereof;

b. by adding thereto the following paragraph:

"Notice of the petition must be served on the husband in the ordinary way. In case of his absence the notice must be served at his last known address."

Coming
into force.

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

CHAP. 78

An Act to legalize certain entries in the indexes to immoveables for the townships of Low, Hincks, Northfield and Egan in use since the 20th of January, 1902, in the registry office of Hull

[Assented to, 14th of February, 1920]

Preamble.

WHEREAS the registrar of the registration division of Hull has omitted to have the indexes to immoveables for the townships of Low, Hincks, Northfield and Egan in the county of Hull, paged, paraphed and authenticated by the Prothonotary of the Superior Court for the district of Hull, as required by articles 2181 and 2182 of the Civil Code;

Whereas the said indexes to immoveables for the townships of Low, Hincks, Northfield and Egan were paged, paraphed and authenticated by the said prothonotary on the 11th of July, 1919;

Whereas it is necessary to legalize the entries made in the said indexes to immoveables for the townships of Low, Hincks, Northfield and Egan, from and including the 25th of January, 1902, up to the 11th of July, 1919, 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 the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

Certain

1. All the entries made in the indexes of immoveables for

the townships of Low, Hincks, Northfield and Egan, from ^{entries} and including the 20th of January, 1902, are and shall ^{validated.} be as valid as if such indexes had been paged, paraphed and authenticated by the prothonotary of the Superior Court for the district of Hull before being used.

2. Nothing in this act shall affect any case now pending ^{Pending} before any court, in which the validity of any registration ^{cases.} is in question.

3. This act shall come into force on the day of its sanc- ^{Coming} tion. ^{into force.}

CHAP. 79

An Act respecting the organization and competence of courts of civil jurisdiction, and the procedure in certain cases

[Assented to, 14th of February, 1920]

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

1. Sections second, third and fourth of chapter second of part first of the Code of Civil Procedure are replaced ^{Sections of} by the following: ^{of C. C. P.,} ^{replaced.}

"SECTION II

"Court of King's Bench, sitting in Appeal

"42. The Court of King's Bench, sitting in appeal, ^{Jurisdiction} and the judges, thereof have an appellate civil jurisdiction ^{of C. K. B.} throughout the Province over all causes, matters or things appealed from all courts and jurisdictions wherefrom an appeal by law lies, unless such appeal is expressly directed to be to some other court.

"43. 1. Unless where otherwise provided by statute, an ^{Matters} appeal lies to the Court of King's Bench, sitting in appeal, ^{susceptible} from any final judgment rendered by the Superior Court, ^{of appeal to} except,— ^{C. K. B.}

a. in matters of *certiorari*;

b. in matters in which the sum claimed or value of the thing demanded is less than two hundred dollars.