

## C H A P . 7 3

An Act to amend article 7600 of the Revised Statutes, 1909, relating to the admission of bailiffs in the district of Saguenay.

[Assented to 5th March, 1915]

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

R. S. 7600,  
am.

Court may  
relieve can-  
didate from  
examination.

**1.** Article 7600 of the Revised Statutes, 1909, is amended by adding thereto a new paragraph, as follows:

“In the district of Saguenay, the court, instead of referring the petition to the prothonotary, may relieve the candidate from such examination, and accept any other proof of his qualification as it may deem sufficient.”

Coming into  
force.

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

## C H A P . 7 4

An Act to amend the Civil Code respecting successions.

[Assented to 5th March, 1915]

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

C.C. art. 598,  
replaced.

**1.** Article 598 of the Civil Code is replaced by the following:

Abintestate  
succession.

“**598.** Abintestate succession is divided into legitimate succession, which is conferred by law upon the surviving consort capable of inheriting and relatives, and irregular succession, when, in default of surviving consort capable of inheriting and relatives, it devolves upon the crown.”

C.C. art. 606,  
replaced.

**2.** Article 606 of the Civil Code is replaced by the following:

Devolution.

“**606.** Abintestate successions pass to the lawful heirs in the order established by law; in default of such heirs they fall to the crown”.