

## C H A P. 49

An Act to amend article 121 of the Code of Civil Procedure.

[Assented to 21st December, 1912]

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

1. Article 121 of the Code of Civil Procedure, as amended C. C. P. art. by the act 2 Edward VII, chapter 40, section 1, is further <sup>121, am.</sup> amended by adding the following paragraph:

"The last mentioned mode of service may be resorted to Service even in a municipality where a bailiff resides if such bailiff is <sup>where bailiff</sup> prevented from acting by sickness, absence or any reason <sup>incapacitat-</sup> ed, mentioned in article 148."

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

## C H A P. 50

An Act to amend article 685 of the Code of Civil Procedure respecting seizure by garnishment.

[Assented to 21st December, 1912]

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

1. Article 685 of the Code of Civil Procedure is amended by C. C. P., 685, adding the following paragraph: <sup>am.</sup>

"If the garnishee declares that the debtor is in his employ, Valuation of or that he works for him, but without receiving wages or re- <sup>certain</sup> muner- <sup>services.</sup> ation for his work or services, the judge, on petition of the seizing creditor, may order proof of the value of the debtor's work or services, and, on such proof, may determine in money the amount of the wages or the value of the debtor's work or services, and the amount so fixed shall be thereafter treated for all the purposes of the case, as having been and as being the debtor's wages or the value of his services, until it is proved, upon the demand of the debtor or of the creditor, that the amount so fixed ought to be changed."

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