

Issue of
proclamation
to hold Cir-
cuit Court at
Roberval.

1. It shall be lawful for the Lieutenant-Governor in Council, by proclamation, to ordain that, from and after the date therein mentioned, terms and sittings of the Circuit Court and of the judges of that court shall be held in the town of Roberval, in the same building as the Superior Court.

Terms, &c.,
of Circuit
Court shall
thereafter be
held at
Roberval for
certain cases.

2. From and after the date fixed in the said proclamation, terms and sittings of the Circuit Court of the district of Chicoutimi shall be held in the town of Roberval for all causes of the district of Chicoutimi, within the jurisdiction of the said court, in which the right of action arose in the county of Lake St. John, or when the parties reside in the said county, unless the parties consent to the cause or any incident thereof being tried, heard and determined at Chicoutimi.

Where case
heard if one
of parties re-
sides in Chi-
coutimi and
the other at
Lake St.
John.

3. Whenever one of the parties to a cause shall reside in the county of Chicoutimi and the other party in the county of Lake St. John, the court may in its discretion direct that the cause or any incident thereof shall be tried, heard and determined at Chicoutimi or at Roberval, or that the trial shall be held partly at Chicoutimi and partly at Roberval.

Powers
which judge
and clerk
may exercise
at Roberval.

4. All the powers and attributions which belong to the judge in chambers and which may be exercised by him or by the clerk of the Circuit Court of the district, may be exercised at Roberval as well as at Chicoutimi for the affairs which concern the county of Lake St. John.

Coming into
force.

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

CHAP. 26

An Act to amend the law respecting the Bar

[Assented to 9th March, 1906]

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

R.S., 3565,
amended.

Certain sums
not exigible
in certain
cases.

1. Article 3565 of the Revised Statutes is amended by adding thereto the following clause:

"If, however, such advocate does not deem it expedient to obtain such certificate, none of the sums mentioned in this article and in article 3564 are exigible from him."

Coming into
force.

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