

## CHAP. 43

## An Act to amend the Code of Civil Procedure

[Assented to 9th March, 1906]

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

Art. added to C. C. P., after 135.

Proceedings affecting immoveable property of certain deceased persons, how carried on.

**1.** The following article is inserted in the Code of Civil Procedure, after article 135:

“**135a.** When the succession of a person opens outside of the Province, any real action relating to his estate may be taken against the heirs collectively who have not registered, within the three months, the conveyance by will or transmission by succession of such property, as required by article 2098 of the Civil Code.

Service is made upon the order of a judge of the district in which the property is situated, ordering such heirs to appear within one month from the last publication of a synopsis thereof in French and English in a newspaper in such district.

If the heirs do not appear, proceedings are continued as in cases by default, and no service of the judgment is necessary.”

## CHAP. 44

## An Act to amend the Municipal Code

[Assented to 9th March, 1906]

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

Art. added to M. C., after 32.

Erection &c., of municipalities.

**1.** The following article is inserted in the Municipal Code after article 32:

“**32a.** The county council may, in the same manner, divide a parish municipality into two municipalities, erect into a municipality a part of two or more parishes, and detach part of a parish municipality and annex it to another parish municipality.”

Id., 246, amended.

**2.** Article 246 of the said Code is amended by adding thereto the following clause: