

**9.** The following article is inserted in the Code of Civil Procedure after article 1069 :

Art. added to  
C. C. P.,  
after 1069.

“ **1069a.** As soon as the notice prescribed by Article 1069 has been published, the applicant for confirmation of title must send a printed copy thereof in a registered letter to the registrar of the registration division in which the immoveable affected by the proceedings in confirmation of title is situated, and the registrar must give notice thereof to the parties interested in the manner prescribed by the Civil Code.

Notice to be  
sent to regis-  
trar in cases  
of confirma-  
tion of title  
and his duty  
thereupon.

The omission to give such notice does not invalidate the proceedings, but the person in default is responsible for all damages which may result therefrom.”

Effect of not  
giving notice.

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

Coming into  
force.

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## CHAP. 31

An Act to amend the law respecting conciliation

[*Assented to 20th May, 1905*]

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

**1.** The act 62 Victoria, chapter 54, section 1, is amended by inserting at the beginning thereof the following words : “ In places where there is no commissioners’ court for the summary trial of small causes, and ”

62 V., c. 54,  
s. 1, amended.

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

Coming into  
force.