

Books, &c.,  
to be delivered  
to liquidator.

Penalty upon  
refusal to deliver.

“ **373h.** The president, secretary, treasurer or agent of the company, or any person having the custody thereof, shall be bound, upon an order of the judge, to deliver up, to the liquidator or to the provisional guardian, all such books and documents belonging to the company which the judge shall deem requisite to the liquidation, under penalty of being guilty of contempt of court.

Law to apply  
to liquidation.  
Actions for  
and against  
corporation.

“ **373i.** All the provisions of the Code of Civil Procedure respecting abandonment of property, not inconsistent with articles 373b to 373h, shall apply to such liquidation. The liquidator shall be vested with all the rights of action of the insolvent company and he shall also be made a party to all actions and proceedings taken against the company.

This act to  
apply to certain  
liquidations.

“ **373j.** The provisions of articles 373b to 373i shall apply to the cases of liquidation under article 373a.”

---

## CHAP. 49

### An Act to amend article 2178 of the Civil Code

[Assented to 25th April, 1903]

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

C. C., 2178,  
amended.

**I.** Article 2178 of the Civil Code is amended by adding thereto the following clause :

To furnish  
copies or extracts.

“ He shall also give to those applying for the same, a copy of, or extract from any document remaining deposited in his office and of any register or index which is kept there.”

---

