



## 63 VICTORIA

---

### CHAP. 38

An Act to amend article 85 of the Civil Code

[Assented to 23rd March, 1900]

**H**ER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

**1.** Article 85 of the Civil Code, as amended by the act C. C., 85, 52 Victoria, chapter 48, section 1, is replaced by the following :  
replaced.

“ **85.** When the parties to a deed have, for the purpose of such deed, made election of domicile in any other place than their real domicile, all notifications, demands and suits relating thereto, may be made at the elected domicile, and before the judge of such domicile.  
Services where made, if domicile elected in a deed.

The fact of dating a promissory note or other writing whatever at a place, or of making it payable at a place, other than that where it was really made and passed, does not constitute an election of domicile at such place.”  
What does not constitute an election of domicile.

---

QUEBEC : Printed by CHARLES PAGEAU, Printer to the Queen's Most Excellent Majesty.