

at least one month before the date when the instalment becomes due, and without it being necessary to require the homologation of the said supplementary act of assessment and of the said new apportionment, the instalments of the said assessment shall be paid in conformity with the new repartition until, owing to the concession of new lands, a new supplementary act of assessment and a new repartition have been made, which new assessment is hereby authorized and may be made in the same manner, so long as one or more instalments shall remain due under the general act of assesment.

Notice of deposit and certificate thereof.

2. Notice of the deposit of the said act of assessment and of the said new repartition shall immediately be given from the pulpit at high mass on the Sunday next thereafter, and a certificate of such notice shall be entered by the person in charge of the mission at the foot of the said act of assessment and of the said new repartition."

---

CAP. XL.

An Act to amend the Notarial Code.

[Assented to 9th January, 1897.]

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

R. S., 3629,  
amended.

1. Article 3629 of the Revised Statutes is amended by adding after the word : "joint-registrars," in the last line, the words : "but applies to registrars who, having been appointed before the 1st of January, 1874, had ceased being registrars and have been again appointed to that office since that date."

R. S., 3632,  
amended.

2. Article 3632 of the said Revised Statutes is amended by adding after the word : "joint-registrars," in the last line, the words : "but applies to registrars who, having been appointed before the 1st of January, 1874, had ceased being registrars and have been again appointed to that office since that date."

Coming into  
force.

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

---