

in appeal or error, or within fifteen days after the expiration of the delay for fyling the appearance, each party must file in the clerk's office a printed factum or case, and in default of his doing so the proceedings in appeal or error may be declared to have been abandoned with costs against the appellant if he is in default, or the case may be heard *ex parte* if the respondent is in default.

“**1132.** As soon as the parties have fyled their appearance, or after the delay to fyle the same has expired if only one party has appeared, the case is set down upon the roll by the clerk of appeals, and is heard in its turn.” Setting down of cause for hearing.

“**1133.** Every appeal from interlocutory judgments must be inscribed by the clerk of the court and heard by privilege in a summary manner without any factums being fyled.” Hearing of appeals from interlocutory judgments.

**3.** Article 1142 of the said Code is amended by striking out the first paragraph beginning with the words “ when the sum ” and ending by the words “ on points of law ” C. C. P. art. 1142 amended.

**4.** Articles 1143 to 1153 of the said Code, inclusively, are repealed, and the procedure on appeal from the Circuit Court is the same as on appeals from the Superior Court, as provided by the present act. C. C. P. art. 1143 to 1153 repealed. Provision for appeal.

**5.** The English version of article 1172 of the said Code is amended by inserting, after the words “ purpose of ” in the second line, the words “ hearing cases or. ” C. C. P. art. 1172 English version amended.

**6.** This act shall come into force on the first day of September next, and shall not affect cases in which judgment shall have been rendered before that date. Coming into force and application of act.

## CAP. XLIX.

An Act to amend article 6013 of the Revised Statutes of the Province of Quebec, relating to district magistrates.

[Assented to 30th December, 1890.]

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

**1.** The following article is added after article 1215*d* of the Code of Civil Procedure, as added by article 6013 of the Revised Statutes of the Province of Quebec : Article added after C. C. P. art 1215*d*.

Application of certain parts of Code to Magistrates' Court of Montreal.

"~~1215~~ *Id.* Chapter first of title second of the second part of this Code, respecting summary matters, is applicable to the Magistrate's Court for the city of Montreal, within the limits of its jurisdiction."

C. C. P. art. 241 and 242 to apply to District Magistrates' Court and district magistrates.

2. The provisions of articles 241 and 242 of the said Code apply to all district magistrates courts and to the magistrates who preside such court in the same manner as in the case of the Superior Court and of the Circuit Court.

## C A P. L.

An Act to legalize certain registrations.

[Assented to 30th December, 1890.]

Preamble.

**W**HEREAS the registrar of the registration division of Yamaska has caused his registers and indexes for registering deeds and documents in the registry office for the said division to be initialed and authenticated by the clerk or deputy clerk of the Circuit Court of the county of Yamaska in which such registration division is situated, in place of causing them to be initialed and authenticated by the prothonotary of the Superior Court of the district of Richelieu, as required by articles 2181 and 2182 of the Civil Code ;

Whereas it is necessary that the registrations and entries made and to be made in the said registers and indexes be legalized ; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

Certain registrations in Yamaska, &c., declared valid.

1. All registrations and entries made and to be hereafter made in the register and index of the registry office of the registration division of Yamaska, now initialed and authenticated by the clerk or deputy clerk of the Circuit Court of the county of Yamaska, are and shall be as valid as if such registers and indexes had been initialed and authenticated by the prothonotary of the Superior Court of the district.

Pending cases not affected.

2. Nothing contained in this act shall affect any cases pending before any court in which the validity of such registrations is contested.

Coming into force.

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