

Whereas C. D., of _____, was on the _____ day of _____ 18____, convicted before me, for that he, &c. (*as in conviction*), and I did thereupon adjudge the said C. D. to forfeit and pay to A. B., &c., (*as in conviction*); And whereas the said C. D. hath not paid the said forfeiture and costs: Therefore, I command you, the said Constables and Peace Officers, or any of you, to convey the said C. D. to the Common Gaol for the _____ of _____, at _____ and deliver him to the keeper thereof with this warrant; and I command you the said keeper of the said Gaol, to receive the said C. D. into your custody, and keep him safely imprisoned in the said Gaol for the space of _____, and for so doing this shall be your sufficient warrant.

Witness my hand and seal at _____, this _____ day of _____, 18____

J. S.,

(*as in summons*)

[L. S.]

C A P. X V I I I .

An Act to amend the act 47 Victoria, chapter 8, respecting the holding of the Superior Court and the Circuit Court and the Code of Civil Procedure.

[Assented to 12th July, 1888.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

47 V., c. 8, s. 4, amended.

1. Section 4 of the act 47 Victoria, chapter 8, is amended by adding after the words: "with respect to *enquêtes* in the districts of Quebec, Montreal, Three Rivers and St. Francis," the words: "and of Arthabaska."

Coming into force.

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

C A P. X I X .

An Act to give the civil courts of the district of Quebec concurrent jurisdiction over the county of Bellechasse.

[Assented to 12th July, 1888.]

Preamble.

WHEREAS the county of Bellechasse is situated near the city of Quebec, and it is desirable to allow of litigants of the county to bring their suits there if they

so desire ; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. The courts of civil jurisdiction of the district of Quebec, shall have, over the county of Bellechasse, concurrent jurisdiction with those of the district of Montmagny, and the cases belonging to the latter courts may also be brought, proceeded with and concluded before the said courts of civil jurisdiction of the district of Quebec. Civil Courts at Quebec to have concurrent jurisdiction over county of Bellechasse, district of Montmagny.
2. The acts 45 Victoria, chapter 26, and 48 Victoria, chapter 16, shall not apply to the county of Bellechasse, for which the courts of civil jurisdiction of the district of Quebec are given by this act concurrent jurisdiction. 45 V., c. 26, 48 V., c. 16, not to apply to county of Bellechasse.
3. This act shall not affect the courts of criminal jurisdiction. Certain courts not affected.
4. All acts and parts of acts contrary to this act are to be amended so as to give full effect to this act and to the intention thereof. Inconsistent acts amended.
5. The civil and concurrent jurisdiction, so granted to the said civil courts of the district of Quebec, is declared to extend to each of the officers of the latter courts, including those necessary for the execution of judgments, but shall not affect the present system of registration. Jurisdiction granted to extend to officers of courts, but does not affect system of registration.
6. The boundaries of the county of Bellechasse shall be those defined by the act 49-50 Victoria, chapter 96, or any other act which shall alter such boundaries. Boundaries of county of Bellechasse.
7. Section 2 of the act 44-45 Victoria chapter 13, as amended by the act 45 Victoria, chapter 17, does not apply to the prothonotary or to the sheriff of the district of Montmagny or to their deputies. 44-45 V., c. 13, s. 2, not to apply to certain officers.
8. This act shall come into force sixty days after a proclamation to that effect shall have been issued by the Lieutenant-Governor of this Province. Coming into force of act by proclamation.
Such proclamation shall issue only after a resolution, adopted by a majority of the council of the county of Bellechasse, shall have been transmitted to the Provincial Secretary, requesting that such proclamation do issue. When proclamation to issue.