

CAP. XIII.

An Act to amend article 232 of the Code of Civil Procedure.

[Assented to 18th May, 1887.]

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

- C. C. P. art. 232 replaced. 1. Article 232 of the Code of Civil Procedure is replaced by the following:
- Expense of interrogatories upon articulated facts. "232. The expense of interrogatories upon articulated facts forms part of the costs in the case and is subject to the provisions of article 478."

CAP. XIV.

An Act to amend article 513 of the Municipal Code.

[Assented to 18th May, 1887.]

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

- M. C. art. 513 amended. 1. Article 513 of the Municipal Code is amended by adding at the end thereof the following.
- Power to purchase land for court house. "To provide for the purchase or acquisition of land suitable for the erection of such building.
- Power to require towns or cities in same county for registration &c. purposes to contribute to building &c., such court house &c. The corporation of every town or city municipality, which is comprised in the same county for judicial or registration purposes, is bound to contribute to the expenses incurred or to be incurred by the corporation of the county in virtue of this article, for the Court house at the *chef-lieu* of the county as well as to the costs of repairs deemed necessary thereafter, in the same proportion as the other local corporations of the county, in accordance however with the total amount of the valuation of its taxable property; and the corporation of the county may determine its share and recover the amount thereof as from any other municipal corporation.
- Power if city or town refuses to produce valuation roll. If the council of such town or city refuses or neglects to produce at the proper time an authentic certificate of the valuation of its taxable property, the county council may fix the amount of its share, as it may deem just.