

6. Article 2147a of the Civil Code, enacted by the act 42-43 Victoria, chapter 16, section 2, is repealed and re-^{Article 2147a replaced.} placed by the following :

" 2147a. The notices, declarations and memorials, men-^{Notices, &c., how to be given.} tioned in articles 2026, 2098, 2106, 2107, 2111, 2115, 2116, 2120, 2121, 2125, 2131, 2132, 2133, 2146, 2161, 2168 and 2172, may be given either under private seal or by notarial deed, *en minute* or *en brevet* ;

Such notices or a duplicate, if executed *en brevet* or under private seal, shall remain with the registrar ;

A certificate of registration is not required upon such notices, but it may be required by the parties interested."

7. The following article is inserted after article 2172 ^{Article added after 2172 of C. C.} of the Civil Code :

" 2172a. If the hypothec have been in part paid, the ^{Renewals for balances due.} renewal may be made for the balance only ;"

8. This act shall not affect pending cases.

Pending cases not affected.

C A P. X I V .

An Act respecting Notifications, Protests and Services.

[Assented to 10th June, 1884.]

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

1. Article 1209 of the Civil Code is repealed and replaced ^{C. C., art. 1209 replaced.} by the following :

" 1209. Notifications, summonses, protests and services, ^{Method of effecting notifications, &c.} by which a reply is required, may be made by one notary, whether the party in whose name they are made has or has not signed the deed.

Such instruments are authentic and make proof of their ^{Value of such instruments.} contents until contradicted or disavowed.

But nothing inserted in any such instrument, as the answer of the party upon whom the same is served, is proof against him, unless it be signed by such party."

2. With the exception of the notifications, summonses, ^{Method of effecting certain other notifications.} protests and services which precede, all other notifications, summonses, protests and services may be made by an ordinary notarial deed signed in the office of the notary or elsewhere ; in such case it is sufficient for the notary to serve a copy of such deed upon the person to be so notified, summoned or protested at his domicile.

Procès verbal need not be served, may be signed afterwards.

It is not necessary to deliver to the adverse party a copy of the *procès verbal* of service; such *procès verbal* may be drawn up and signed afterwards."

Coming into force.

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

C A P. X V.

An Act to amend the act 44-45 Victoria, chapter 16, to extend the delay for registering the customary dowers and servitudes mentioned therein.

[Assented to 10th June, 1884.]

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

44-45 V., c. 16, amended and delay extended to 1st January 1885.

1. The act 44-45 Victoria, chapter 16, as amended by the act 46 Victoria, chapter 25, is amended in such manner that a further delay for effecting the registration of customary dowers, created before the first of August, one thousand eight hundred and sixty-six, as well as of real, conventional, discontinuous and unapparent servitudes, created before the coming into force of the said act 44-45 Victoria, chapter 16, shall be granted to the first day of January, one thousand eight hundred and eighty-five.

Effect of non-registration within extended delay.

2. The said delay expired, such unregistered customary dowers and servitudes shall be null and become extinguished for all purposes whatsoever, as regards purchasers and hypothecary creditors.

Acquired rights not affected.

3. This act shall not affect rights acquired, in virtue of the said act 44-45 Victoria, chapter 16, by third parties and creditors as against such dowers and servitudes.

Coming into force.

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

C A P. X V I.

An Act to amend article 664 of the Code of Civil Procedure.

[Assented to 10th June, 1884.]

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