

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 :

1. The Code of Civil Procedure is amended by adding C. C. P., art. 664 amended. after article 664 the following paragraph :

“In the districts of Montreal and Quebec, such order Order to stay proceedings on execution, how given. shall be given by one of the judges administering justice therein ; in the other districts, such order can not be made except by the judge who resides in the district in which the opposition is to be produced, except in the absence of the judge, which absence shall be established by the certificate of the prothonotary of the Superior Court, or clerk of the Circuit Court, as the case may be.

Such order is made only after the adverse party has been placed *in morá* by notice duly served upon him, to appear before the judge before whom the application for such order is to be made, which notice shall give one clear day and shall contain an indication of the day and hour of the appearance.”

2. The provisions of this act shall not apply to the judicial districts of Gaspé, (Gaspé and Bonaventure) Rimouski, Beauce and Chicoutimi. Amendment not to apply to certain districts.

CAP. XVII.

An Act to amend article 671 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 :

1. Article 671 of the Code of Civil Procedure is amended, Art. 671 of C. C. P. amended. by replacing the first paragraph by the following :

“Immovables under seizure, that are held in free and Sale under execution of immovables where to be held. common soccage, or otherwise than *en roture* or *en franc-alleu roturier*, when they are not situated in a parish civilly erected, and those which are situated in the district of Gaspé, under whatever tenure they are held, can only be offered for final bidding and adjudication at the registry office for the registration division in which they are situate.”
