

The warrant of imprisonment, in such cases, shall issue under the hand of the clerk of the said court, on a written application of the attorney *ad litem* of the prosecutor, and may, *mutatis mutandis* be according to form (O 1), in the schedule to the Federal Act, 82-33 Victoria, chapter 31, and shall be executed in the usual way.

Issue of warrant of imprisonment.

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

Act in force.

C A P . X X X I I I .

An Act to amend article 494 of the Code of Civil Procedure of Lower Canada.

[Assented to 27th May, 1882.]

WHEREAS it is unjust to deprive parties of the right of review, before three judges of the Superior Court, in certain cases in which the rights of municipal corporations and of the persons under their administration are in question: Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows:

Preamble.

1. The following paragraph is added to the five paragraphs of Article 494 of the Code of Civil Procedure of Lower Canada.

§ 6 added to Art. 494 of the Code.

“ 6. From all judgments concerning municipal corporations and municipal offices, on proceedings taken in virtue of chapter 10 of this Code.”

Review of certain judgments.

2. The following words: “ If the review is taken in virtue of paragraph 6 of article 494,” are inserted in article 497, in the seventh line of the said article, after the word: “ dollars ” and before the word: “ or, ” so as to amend the article, as follows:

Art. 497 amended.

“ This review cannot be obtained, until the party demanding it has deposited, in the office of the prothonotary of the court which rendered the judgment, and within eight days from the date of such judgment, a sum of twenty dollars, if the amount of the suit does not exceed four hundred dollars, or of forty dollars if the amount of the suit exceeds four hundred dollars, if the review is taken in virtue of paragraph 6 of article 494, or if it be a real action; together with an additional sum of three dollars for making up and transmitting the record, when the judgment has been rendered elsewhere than in the cities of Quebec and Montreal.

Deposit to obtain review.