

inventory, to represent such persons; and such judicial procurator must be present or have been notified to be present.

Such persons may be present or name a procurator.

2. Notwithstanding the nomination of a judicial procurator to represent the persons mentioned in the preceding section, such persons or any of them may also be present and take part, or may send a power of attorney to the judicial procurator or to any other person, should they think fit to do so; and such appearance or appointment of mandatory shall terminate the mandate of the judicial procurator.

39 V., c. 33, s. 24, to apply.

3. Section 24 of the act 39 Vict., cap. 33, shall apply to proceedings under this act.

Art. 1298 and 1305 of C. of C. P., amended.

4. Articles 1298 and 1305 of the Code of Civil Procedure are supplemented in the particulars contained in this act.

C A P . X I I .

An act to amend article 873 of the Code of Civil Procedure.

[Assented to 9th March, 1878.]

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

Art. 873, C. C. P. amended.

1. Article 873 of the Code of Civil Procedure of this Province, is amended, by adding at the end of the second paragraph thereof, the following words: "but shall be subtracted from the sale, the moveables and effects mentioned in article 556."

Act in force.

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

C A P . X I I I .

An act to amend article 997 of the Code of Civil Procedure, relating to suits against certain corporations.

[Assented to 9th March, 1878.]

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

1. Article 997 of the code of civil procedure, is amended, by adding thereto the following words: "and in such case the special information must mention the names of the person who has solicited the Attorney General to take such legal proceedings and of the person who has become security for costs." Art. 997, C.C.
P. amended.

C A P . X I V .

An act to provide for the issue of the Writ of Injunction in certain cases, and to regulate the procedure in relation thereto.

[Assented to 9th March, 1878.]

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

1. The superior court, in term, or any judge thereof, in vacation or during term, may grant a writ of injunction, ordering the suspension of any act, proceeding, operation, work of construction or demolition, according to the circumstances, in any of the cases following :

1. Whenever any corporation, unlawfully and without having fulfilled the formalities set forth and prescribed by law or the act of incorporation thereof, takes possession, or on its own behalf causes possession to be taken, of any land the property of other persons, or makes or causes to be made on any land the property of other persons, excavations or works of demolition or construction; or whenever such corporation acts or takes any proceeding, beyond its power, or without having fulfilled the formalities prescribed by law, or the act of incorporation thereof ;

Case in which writ may be issued :

Whenever a corporation, trespasses or acts beyond its powers ;

2. Whenever any person, who has not acquired the possession of one year, and who has no valid title to the property, causes work to be carried on, upon any land whereof another is proprietor through a valid title, and of which he is in lawful possession ;

If any person works on another's land ;

3. Whenever any person does anything in breach of any written contract or written agreement ;

Does anything in breach of a written contract ;

4. To prevent the transfer of shares in any corporation or company, when such shares belong to minors, interdicted persons, married women not separated as to property, or unauthorized, or persons legally incapacitated, or when the ownership of such share is in dispute, until the superior court or a judge thereof shall have

To prevent the transfer of shares belonging to incapacitated persons ;