

may be, with instruction to enregister such judgment and to read it, or to give communication of it on demand to the parties or their attorneys *ad litem*, on the day previously fixed for that purpose by the court which shall have taken the cause *en délibéré*.

The prothonotary or the clerk, on receiving the draft of judgment and the instructions accompanying it, is obliged to conform to such instructions; and the judgment so enregistered, shall have the same effect as if it had been rendered by the judge, during the sitting of the court.

Interpretation. 2. The provisions of the preceding section shall take effect notwithstanding article 1080 of the code of civil procedure, section 1 of the act of this province, 32 Vict., chap. 20, and any other provision of the law, and without prejudice to such article, section, or provision of law.

Adjournment in the absence of the judge. 3. In the absence of the judge who should preside over the superior or the circuit court, the prothonotary or clerk, as the case may be, may adjourn the court from day to day during the term.

C A P. X I.

An Act to amend the law respecting the qualification of Jurors in the County of Bonaventure.

[Assented to 23rd February, 1875.]

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

Jurors in Bonaventure. 1. Sections two and three of the act of this province, 32 Vict., chap. 22, in so far as they have reference to the value of property requisite for the qualification of grand and petit jurors, shall not apply to the county of Bonaventure; but in such county the value shall be as follows :

Grand jurors. 1. For grand jurors, if proprietors, a total assessed value of over one thousand dollars, and, if occupants or lessees, a total assessed annual value of over one hundred dollars ;

Petit jurors. 2. For petit jurors, if proprietors, a total assessed value of at least four hundred dollars, but not over one thousand dollars, and, if occupants or lessees, an assessed annual value of at least forty dollars, but not over one hundred dollars.

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

A. 12/2

A. 24

1874/75

L. 2

A

86

0-8000