

“ **1973.** The Lieutenant-Governor in Council may alter the limits of existing municipalities for school purposes, subdivide such municipalities or erect new ones. Alteration of school municipality.

Such alterations, subdivisions or erections shall only take place fifteen days after notice to that effect given twice in the Quebec Official Gazette, and after the school corporations affected by the proposed changes have been notified and their observations taken into consideration. To take place after publication of notice, &c.

If such alterations, subdivisions or erections take place, public notice thereof shall be given by the Superintendent in the Quebec Official Gazette. Notice of such changes to be given.

The notices in the Official Gazette are given by the Superintendent at the expense of the parties applying for such alterations, subdivisions or erections.” By whom and at whose expense given.

**3.** Article 2010 of the said Revised Statutes is replaced by the following : Id. art. 2010 replaced.

“ **2010.** In case of death, change of domicile, or in case of incapacity during three consecutive months by reason of temporary absence, sickness, infirmity or otherwise school commissioners or trustees are replaced at a meeting of persons qualified to vote convened for that purpose by the chairman or temporary chairman of the said school commissioners or trustees, as the case may be, and at which he, or, in his absence, one of the school commissioners or trustees who is able to read and write named by him, shall preside.” Election in case of vacancy in office of school commissioners or trustees. Who preside thereat.

## C A P . X X V .

An Act to exempt from municipal and school taxation the property belonging to and used by Agricultural and Horticultural Societies.

[Assented to 21st March, 1889.]

**H**ER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

**1.** All property belonging to or used especially for exhibition purposes by Agricultural and Horticultural Societies shall be exempt from municipal and school taxes subject nevertheless to *les travaux mitoyens*. Certain property of Agricultural and Horticultural societies exempted from taxation.

**2.** Article 2044 of the Revised Statutes of the Province of Quebec is amended by adding thereto the following paragraph : R. S. Q., art. 2044, amended.

Exemption  
from taxation.

“ 4. All property belonging to or used especially for exhibition purposes by Agricultural and Horticultural Societies.”

R. S. Q., art.  
4500, amend-  
ed.

3. Article 4500 of the said Revised Statutes is amended by adding thereto the following paragraph :

Exemption  
from taxation.

“ 6. All property belonging to or used especially for exhibition purposes by Agricultural and Horticultural Societies.”

M. C., art. 712  
and R. S. Q.,  
art. 6146,  
amended.

4. Article 712 of the Municipal Code, as contained in article 6146 of the said Revised Statutes, is amended by adding thereto the following paragraph :

Exemption  
from taxation.

“ 7. All property belonging to or used especially for exhibition purposes by Agricultural and Horticultural Societies.”

## C A P. X X V I.

An Act to amend certain articles of the Civil Code and to add further provisions to the said code.

[Assented to 21st March, 1889.]

**H**ER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

C. C., art. 2137  
and R. S. Q.,  
art. 5835  
amended.

1. Article 2137 of the civil code, as contained in article 5835 of the Revised Statutes of the Province of Quebec, is amended by replacing the second paragraph thereof by the following :

Memorial.

“ The memorial may also be made according to article 2144a. ”

C. C., art.  
2144a repla-  
ced.

2. Article 2144a, as contained in article 5837 of the said Revised Statutes, is replaced by the following :

How memo-  
rial to be made  
and attested.

“ 2144a. The memorial may also be executed before a notary by deed *en minute* or *en brevet*.

“ The memorial so executed need not be attested before a witness nor proved under oath nor be accompanied by the title of which it is a memorial, notwithstanding the provisions of articles 2137 and 2140 of this code, and may contain the official number even if such number be not in the title of which it is a memorial.”

C. C., art.  
2145a repeal-  
ed.

3. Article 2145a, as contained in article 5838 of the said Revised Statutes, is repealed.