

Indication of
place of pay-
ment.

" 2. The indication of a place of payment in any note or writing, wherever it is dated, is equivalent to such election of domicile at the place so indicated."

C A P. X L I X.

An Act to amend article 483*a* of the Code of Civil Procedure, added by article 5905 of the Revised Statutes of the Province of Quebec, respecting the revision of judgments.

[Assented to 21st March, 1889.]

Preamble.

WHEREAS the judicial interpretation given to the act of this Province 46 Victoria, chapter 26, section 4, now article 5905 of the Revised Statutes of the Province of Quebec, restricts the application of that section to a particular class of cases, and whereas it is desirable that all cases in which judgment has been rendered by default or *ex parte* should be subject to the same provisions; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows:

C. C. P., 483*a*
added by R.
S. Q., art. 5905
replaced.

1. Article 483*a* of the Code of Civil Procedure, added by article 5905 of the Revised Statutes of the Province of Quebec is replaced by the following:

Right to pro-
ceed against
certain judg-
ments by op-
position.

" **483*a*.** In all cases whatever, and not only in those in which the judgment may have been rendered in virtue of articles 89, 90, 91 and 92 of this Code, any party condemned by default to appear or to plead may proceed against the judgment, whether rendered in term or in vacation, by opposition made and filed according to articles 484 and following; but no such opposition is allowed, unless the party condemned produces an affidavit that such party has a good defence to the action, which defence must be set out in the opposition, and unless such party has been prevented from filing his defence by surprise, fraud, or other cause considered just and sufficient by the judge, without whose order no such opposition shall have any effect nor shall it be received by the prothonotary."

Conditions
upon which
same may be
allowed.

Order re-
quired before
opposition to
be received.