

Coming into force.

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

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C A P . L I .

An Act to amend the law respecting the abandonment of property.

[*Assented to 21st March, 1889.*]

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

R. S. Q., art. 5960 amended.

**1.** Article 5960 of the Revised Statutes of the Province of Quebec is amended by replacing, in the last clause thereof, the words “ and all proceedings subsequent to the issue of the warrant are had in the Superior Court,” by the following words : “ and all proceedings subsequent to the issue of the warrant up to the distribution of the moneys arising from the sale are had in the Superior Court.

Proceedings subsequent to issue of warrant.

Distribution by curator.

The distribution of such moneys must be made by the curator in accordance with the provisions of article 5961.”

Coming into force.

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

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C A P . L I I .

An Act to amend the act respecting procedure in certain commercial and other matters requiring despatch.

[*Assented to 21st March, 1889.*]

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

Articles added after C. C. P., art. 897.

**1.** The following articles are added after article 897 of the Code of Civil Procedure, as contained in article 5977 of the Revised Statutes of the Province of Quebec :

Declaration of option for inscription at same time for proof and final hearing.

“ **897a.** Any party may, either in his declaration or in any other pleading, or by a notice served upon the opposite party, declare his option that the case shall be inscribed at the same time for proof and for final hearing immediately after proof; and in such case the cause cannot afterwards be inscribed otherwise.

The party who inscribes a case for proof or for proof and final hearing immediately after proof shall give five clear days' notice of such inscription to the adverse party." Notice of such inscription.

" 897b. The provisions of articles 89, 90, 91, 92 and 93 apply to all cases governed by the provisions of this chapter. Certain articles to apply to chapter.

" 897c. The clerk of the Circuit Court has, as respects such cases, the same powers as the prothonotary of the Superior Court." Powers of clerk of Circuit Court.

2. All provisions inconsistent with this act are amended in consequence. Inconsistent provisions amended.

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### CAP. LIII.

An act to amend the act 49-50 Victoria, chapter 6, respecting the judicial district of Ottawa.

[Assented to 21st March, 1889.]

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

1. Section 1 of the Act 49-50 Victoria, chapter 6, is replaced by the following : 49-50 V., c. 6, s. 1, replaced.

" 1. When the corporation of the city of Hull shall have built a court-house and gaol within the limits of its municipality and in a suitable manner for all the purposes of the administration of justice, the Lieutenant-Governor in council may, by proclamation, abolish the *chef-lieu* of the judicial district of Ottawa, now established at the village of Aylmer and transfer the same to the said city of Hull, for all purposes connected with the administration of both civil and criminal justice." *Chef-lieu* at Aylmer of district of Ottawa may be abolished and transferred to Hull in certain event.

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