

1986, chapter 48
AN ACT TO AMEND THE COURTS OF JUSTICE ACT

Bill 62

Introduced by Mr Herbert Marx, Minister of Justice

Introduced 13 May 1986

Passage in principle 17 June 1986

Passage 19 June 1986

Assented to 19 June 1986

Coming into force: 19 June 1986

Act amended:

Courts of Justice Act (R.S.Q., chapter T-16)





CHAPTER 48

An Act to amend the Courts of Justice Act

[Assented to 19 June 1986]

THE PARLIAMENT OF QUÉBEC ENACTS AS FOLLOWS:

c. T-16,
heading
replaced

1. The heading of subdivision 2 of Division V of Part I of the Courts of Justice Act (R.S.Q., chapter T-16) is replaced by the following:

“ § 2.—*Provisions respecting the districts Abitibi and Roberval*”.

c. T-16, s.
60, am.

2. Section 60 of the said Act is amended by inserting, after the first paragraph, the following paragraph:

Concurrent
jurisdiction

“They also have concurrent jurisdiction with those of the judicial district of Abitibi, within their respective jurisdictions in civil, criminal and penal matters, over that part of the judicial district of Abitibi which is situated to the south of the southern boundary of the townships of Belmont, L’Espinay, Bressant, Chambalon, Beaujours and Feuquières, to the east of meridian 75°31’32” and to the north of the northern boundary of the townships of Provancher, Achintre, Sulte and Huguenin.”

c. T-16, s.
75, replaced

3. Section 75 of the said Act is replaced by the following section:

Beginning
of terms

“**75.** The Chief Justice, the Senior Associate Chief Justice or, as the case may be, the Associate Chief Justice shall fix the dates on which these terms begin. The dates shall be posted in the office of the court of the district concerned.”

c. T-16, s.
248, am.

4. Section 248 of the said Act is amended

(1) by replacing the word “thirteen” in the first line by the word “fourteen”;

(2) by inserting, after paragraph *e*, the following paragraph:

“(e.1) one judge chosen among the judges of the Municipal Courts other than those of Laval, Montréal and Québec and appointed upon the recommendation of a body representative of the judges of these courts;”.

c. T-16, s.
251, am. **5.** Section 251 of the said Act is amended by replacing the word “Seven” in the first line by the word “Eight”.

c. T-16, s.
265, am. **6.** Section 265 of the said Act is amended by adding, at the end of the first paragraph, the following: “and, if the complaint is lodged against a judge of the Youth Court, examine the relevant record of that court even if the record is confidential under the Youth Protection Act.”

Coming into
force **7.** This Act comes into force on 19 June 1986.