

5 “ as many Notaries as there are counties or parts of counties in the
 “ Judicial District or Districts the Notaries residing in which are within
 “ its jurisdiction, who after having received sufficient notice, and having
 “ been sworn at some sitting of a Court of Civil Jurisdiction, to the faith-
 10 “ ful and impartial discharge of the duties imposed upon them by the
 “ aforesaid Act respecting the Notarial Profession and by this Act, and
 “ which they shall be bound to perform under a penalty of shall
 “ visit, respectively, within a year from the day of their election, the
 “ offices, records, minutes, repertories and indexes of all Notaries resid-
 15 “ ing in the County or part of a County assigned by the Board of Nota-
 “ raries to each of them, and establish whether all such Notaries have
 “ conformed to the laws of this Province, and the requirements of the
 “ said Act respecting the Notarial Profession and of this Act, and to
 “ obtain information on all matters and things mentioned in the in-
 20 “ structions which they shall receive from the Board of Notaries, to
 “ whom they shall make a faithful and circumstantial report, in order
 “ to make known to the Board of Notaries what Notaries are in default,
 “ and whether or not any of them have been guilty of faults so serious
 “ as to deserve to be punished by fine, or by suspension or removal, in
 25 cases of forgery, fraud or corruption.”

2. The words “ three years” in the second line of the third paragraph of the same section of the said Act shall be repealed, and the words “ one year” shall be substituted in lieu thereof.”

25 3. All the words in the said paragraph from the word “ proper” in
 the fifth line thereof to the end of the same shall be repealed, and the
 following words shall be substituted in lieu thereof—“ to cover merely
 “ the expenses and disbursements of such Notaries so delegated, in
 “ making their visits”; and the Notaries so delegated, who shall have
 30 discharged their duties in that respect during the year next succeeding
 the date of their nomination shall not be liable to be again appointed
 and delegated for the above purposes without their consent before the ex-
 piration of three years next following that in which they shall have
 discharged that duty.

35 4. This Act shall be deemed to form part of the aforesaid Act re- Limitation.
 specting the Notarial Profession, and shall apply to Lower Canada only.