

**Ordonnance par rapport à la Publication des Annonces
Officielles (1940). (Le 2 mars 1940).**

LA COUR, ouïes les conclusions des Officiers du Roi,
a ordonné et ordonne comme suit, savoir:—

“Acte de
permis
évoquer”

1.—Notwithstanding the provisions of Section 4 of the Ordinance entitled “Ordonnance par rapport à la Publication des Annonces Officielles” dated the 21st day of March, 1936, and hereinafter referred to as “the principal Ordinance”, the publication in the appointed manner of an “Acte de permis évoquer” on one occasion, instead of on two occasions as heretofore, shall henceforth be a sufficient publication thereof.

Provided that no proceedings following upon the publication of an “Acte de permis évoquer” shall be taken until after the expiration of the seven days next following the date of the publication of that “Acte”.

“The
appointed
manner”

2.—In this Ordinance the expression “the appointed manner” is to be construed in accordance with the provisions of the principal Ordinance.