

This is a translation of the

Loi (1873) sur la radiation des hypothèques judiciaires

(Chapter 07.735)

as in force on 1 January 2019

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LAW (1873) ON THE CANCELLATION OF JUDICIAL HYPOTHECS

LAW relating to the cancellation of judicial hypothecs

CONSIDERING that in *décrets* a large number of judicial hypothecs are renounced, and that no mention thereof is made in the Book of Hypothecs in the Public Registry –

Article 1

Immediately after the end of the period within which a tenant [*après décret*] has the right to cause renounced contracts to be revived, the Greffier shall send to the Registrar of Contracts a list of Acts of the Royal Court, carrying hypothecs on the heritable property of the debtor, which have been renounced in the said *décret*.

Article 2

The Registrar shall write in the margin against each Act “Renounced in the *décret* conducted on the heritable property of”.