



CHAPTER 61

An Act to amend the Collective Labour Agreements' Act

[Assented to, the 30th of March, 1939]

HIS MAJESTY, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

1. Section 20 of the Collective Labour Agreements' Act ^{1 Geo. VI,} (1 George VI, chapter 49) is amended by inserting therein, ^{c. 49, s. 20,} after the word: "up", in the third line of sub-paragraph e ^{am.} thereof, the words: "and kept posted up".

2. The said act is amended by adding thereto, after ^{Id., s. 50a,} section 50 thereof, the following section: ^{added.}

"**50a.** Every employee dismissed in violation of section 39 or of section 40, or with the object of obliging him to accept a classification calling for a wage less than that which he is receiving, has the right to claim, from the person who employed him, as damages, the equivalent of one month's wages. Proof that the employee does not come within the requisite conditions to claim such right shall devolve upon the person who employed him." ^{Claim for damages in certain case.}

3. Section 51 of the said act is amended by adding there- ^{1 Geo. VI,} to the following paragraph: ^{c. 49, s. 51,}

"No evidence shall be permitted with a view to establishing that the action was brought following upon the complaint of an informer or to discover the identity of the latter." ^{am.} ^{Informer.}

4. This act shall come into force on the day of its sanc- ^{Coming into} tion. ^{force.}

