



CHAPTER 124

An Act to amend the charter of The Association of Optometrists and Opticians of the Province of Quebec

[Assented to, the 20th of April, 1934]

WHEREAS The Association of Optometrists and Opticians of the Province of Quebec, incorporated by the act 6 Edward VII, chapter 89, as amended by the acts 9 Edward VII, chapter 130; 2 George V, chapter 110; 4 George V, chapter 120; 9 George V, chapter 129; 16 George V, chapter 87; 17 George V, chapter 102, and 20 George V, chapter 150, has, by its petition, represented that it is in the interest of the said Association and of the public that certain amendments be made to its charter; and

Whereas it is expedient to grant the prayer to that effect contained in the said petition:

Therefore, His Majesty, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

1. Section 2*m* of the act 6 Edward VII, chapter 89, as enacted by the act 16 George V, chapter 87, section 6, and replaced by the act 17 George V, chapter 102, section 2, is again replaced by the following:

“2*m*. Any person, firm, corporation or association violating the provisions of sections 2*h*, 2*i*, 2*j*, 2*k*, 2*n*, 2*o* and 2*p* of this act shall be liable to a fine of not less than thirty dollars nor more than fifty dollars for the first offence, and of not less than fifty dollars nor more than one hundred dollars for each subsequent offence, with costs.

The fines imposed by this act shall be recoverable with costs by action in the name of The Association of Optometrists and Opticians of the Province of Quebec, and shall belong to the said corporation for its use.”

6 Ed. VII,
c. 89, s. 2^p,
added.

2. The said act is amended by adding thereto, after section 2o thereof, as enacted by the act 17 George V, chapter 102, section 3, the following:

Certain ad-
vertising
prohibited.

“**2p.** Every person, firm, corporation or association coming under the provisions of this act, or carrying on business in ophthalmic glasses, may engage in such publicity as he or it shall deem fit, provided always, however, that the prices or conditions of payment of ophthalmic glasses, with or without mounting, be not advertised.

Application
restricted.

The provisions of this section shall not, however, apply to a person, firm, corporation or association carrying on the wholesale business in ophthalmic glasses and who or which, for the purposes of such wholesale business, forward to retail merchants catalogues containing the advertisement of the prices of such ophthalmic glasses.”

6 Ed. VII,
c. 89, s. 12a,
replaced.

3. Section 12a of the said act, as enacted by the act 9 George V, chapter 129, section 2, is replaced by the following:

Penalty for
certain
default.

“**12a.** In default of the immediate payment of the fine and costs imposed by this act, the defendant shall be liable to imprisonment for a term of not more than fifteen days in the common jail of the district in which sentence was pronounced, unless such fine and costs be sooner paid.”

Coming into
force.

4. This act shall come into force on the day of its sanction.