



CHAPTER 89

An Act respecting the sale of effects deposited with launders and unclaimed

[Assented to, the 19th of February, 1932]

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

1. The Unclaimed Goods Sales Act (Revised Statutes, R. S., c. 226, 1925, chapter 266) is amended by adding thereto, after ss. 6a, 6b, section 6 thereof, the following sections:

“6a. Launderers in possession of articles deposited in their custody to be washed or ironed, subject to remuneration, may, if the articles are not claimed within the twelve months following their deposit, cause them to be sold by an auctioneer. No such sale may be made except on the date fixed in a notice published in a French newspaper and in an English newspaper of the locality, or, in case there be no French newspaper or no English newspaper published in such locality, in the French newspaper or the English newspaper, as the case may be, published in the nearest place thereto. An interval of two weeks must elapse between the date of the notice and that of the sale.

Sale of unclaimed articles left with launders.

“6b. The depositary has the right to retain, out of the proceeds of the sale, the costs of the notice and sale as well as that of washing and ironing and must deposit the balance, if any, in accordance with section 56 of the Treasury Department Act (Chap. 20).”

Retention of costs, etc. Balance.

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

Coming into force.

