



CHAPTER 22

An Act to amend the Alcoholic Liquor Act

[Assented to, the 4th of April, 1929]

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

1. Section 37 of the Alcoholic Liquor Act (Revised R.S., c. 37, Statutes, 1925, chapter 37), as amended by the acts 16^{s. 37, am.} George V, chapter 21, section 3, and 17 George V, chapter 21, section 2, is again amended by replacing the first paragraph of sub-paragraph *a* of paragraph 9 thereof by the following:

“*a.* In the cities of Quebec and Montreal, a duty of five ^{Tavern du-} hundred dollars if the amount of the annual value or ^{ties.} of the annual rental of the premises for which the permit is required is five hundred dollars or less;—of five hundred and fifty dollars, if such amount exceeds five hundred dollars but does not exceed seven hundred dollars;—of six hundred dollars, if such amount exceeds seven hundred dollars but does not exceed nine hundred dollars;—of six hundred and fifty dollars, if such amount exceeds nine hundred dollars but does not exceed eleven hundred dollars;—of seven hundred dollars, if such amount exceeds eleven hundred dollars, but does not exceed fourteen hundred dollars;—of seven hundred and fifty dollars, if such amount exceeds fourteen hundred dollars but does not exceed seventeen hundred dollars;—of eight hundred dollars, if such amount exceeds seventeen hundred dollars but does not exceed two thousand dollars;—of nine hundred dollars, if such amount exceeds two thousand dollars but does not exceed five thousand dollars;—of one

thousand dollars, if such amount exceeds five thousand dollars but does not exceed ten thousand dollars;—of eleven hundred dollars, if such amount exceeds ten thousand dollars but does not exceed fifteen thousand dollars;—of twelve hundred dollars, if such amount exceeds fifteen thousand dollars but does not exceed twenty thousand dollars;—of thirteen hundred dollars, if such amount exceeds twenty thousand dollars but does not exceed twenty-five thousand dollars;—of fifteen hundred dollars, if such amount exceeds twenty-five thousand dollars.”

R. S., s. 37,
s. 42, am.

2. Section 42 of the said act, as amended by the acts 16 George V, chapter 21, section 4, and 17 George V, chapter 21, section 3, is again amended:

a. By replacing subsection 3 thereof by the following subsections:

Sale of beer
in store.

“3. It is forbidden for any holder of a permit for the sale of beer in a store, to sell or deliver the same on any holiday as hereinafter determined, and on any other day before eight o’clock in the morning and after ten o’clock in the evening.

Id., in
tavern.

“3*a.* It is forbidden for any holder of a permit for the sale of beer in a tavern, to sell or deliver the same on any holiday as hereinafter determined, and on any other day before eight o’clock in the morning and after eleven o’clock in the evening in the case of a tavern situated in a local municipality whose population exceeds fifty thousand souls, and after ten o’clock in the evening in the case of a tavern situated in any other local municipality. Outside the days and hours when such sale is allowed, every tavern must be closed.”;

b. By adding thereto, after the word: “sell”, in the second line of the first paragraph of subsection 4, the words: “and deliver”;

c. By striking out the words and figures: “subsections 1, 2 and 4 of”, in the third line of subsection 6 thereof.

R. S., c. 37,
s. 56, am.

3. Section 56 of the said act, as amended by the acts 16 George V, chapter 21, section 6, and 18 George V, chapter 25, section 1, is again amended by adding thereto the following paragraph:

Arrest with-
out warrant.

“In the case mentioned in paragraph 22, as enacted by the act 18 George V, chapter 25, section 1, the offender may be arrested without a warrant, provided that he be brought, without delay, before a magistrate of competent jurisdiction.”

4. Section 139 of the said act, as amended by the act R. S., c. 37, 18 George V, chapter 93, section 7, is again amended by s. 139, am. adding thereto, after the third paragraph of subsection 6 thereof, the following paragraph:

“When the defendant is represented by attorney in the court of first instance, the service of the notice of appeal upon such attorney shall be sufficient notification, and when the defendant is not represented by attorney in the court of first instance notice of appeal shall be given by serving a copy of the petition for appeal upon the defendant personally or at his last known address.”

5. Section 144 of the said act is amended by adding thereto, at the end of the first paragraph thereof, the words: “The issue of a warrant shall constitute a beginning of proceedings.”

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