



CHAPTER 20

An Act to amend the Motor Vehicle Act

[Assented to, the 1st of April, 1927]

HIS MAJESTY, with the advice and consent of the R. S., c. 35:
Legislative Council and of the Legislative Assembly 1926, c. 19.
of Quebec, enacts as follows:

1. Section 2 of the Motor Vehicle Act (Revised Statutes, R. S., c. 35, 1925, chapter 35), as amended by the act 16 George V, s. 2, am. chapter 19, section 1, is again amended by replacing the word: "two", in the sixth line of paragraph 3 thereof, by the word: "five".

2. The French version of section 5 of the said act is Id., s. 5, Fr. amended by replacing the word: "cent", in the fourth line version, am. of sub-paragraph *e* of subsection 1 thereof, by the word: "cinq".

3. Section 15 of the said act is amended by adding Id., s. 15, thereto the following subsection: am.

"4. No license may be issued under subsection 1, nor Consent to shall any permit be issued under subsection 2 of this section, issue of cer- to any person of eighteen years of age and under twenty- tain permits. one years, unless the written consent of the father, mother or tutor, as the case may be, of such person, to the issuing of such license or permit, be fyled in the Bureau."

4. Section 27 of the said act, as amended by the act 16 Id., s. 27, George V, chapter 19, section 6, is again amended by re-am. placing the words: "visible at a distance of at least one hundred feet in front and", in the third and fourth lines of subsection 2 thereof, by the words: "lighting up a distance of at least one hundred feet in front and visible at a distance of at least".

Id., s. 72,
added.

5. The said act is amended by adding thereto, after section 71 thereof, the following section:

Provisions
not applic-
able to auto-
bus, etc.

“**72.** Division IV, Division V except sections 26 and 27, and Divisions VI, X and XIII of this act shall not apply to an autobus or a delivery car belonging to a street railway or tramway, but the public corporation, under whose authority such company exists, may, with regard to such autobus, delivery car or company, make such orders as it may deem fit respecting the matters contained in the divisions and parts of divisions declared inapplicable by this section.”

Validation
of collection
by municipi-
palities.

6. All collections made by municipalities under a by-law passed under the authority of the Motor Vehicle Act, as enacted by 14 George V, chapter 24, up to the date of the coming into force of this act, are declared valid and legal.

Coming into
force.

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