

to redeem
be not exer-
cised. the year from the adjudication, the clerk, the sheriff, the prothonotary or the trustee, as the case may be, shall draw up and sign a deed of sale in favour of the municipality and have it registered.”

Coming into
force. **3.** This act shall come into force on the day of its sanction and the provisions of section 1 shall be considered to have had force of law from the day of the coming into force of the amended law.

C H A P. 60

An Act to amend the act 14 George V, chapter 56, respecting non-taxable property in the municipalities

[Assented to, the 3rd of April, 1925]

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

14 Geo. V,
c. 56, s. 4a,
added. **1.** The act 14 George V, chapter 56, is amended by inserting therein, after section 4 thereof, the following section:

Provisions
applicable. **“4a.** The provisions of sections 1, 2, 3 and 4 of this act shall be deemed to have applied as from the 1st of January, 1921.”

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

C H A P. 61

An Act respecting the notice to the clerk or secretary-treasurer of a municipality in the case of certain transfers of ownership

[Assented to, the 3rd of April, 1925]

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

R. S., 5885b,
added. **1.** Chapter second of title eleventh of the Revised Statutes, 1909, is amended by inserting therein, after section

Ia, as enacted by the act 9 George V, chapter 59, section 10, the following section and article:

“SECTION 1b

“NOTICE TO MUNICIPALITIES OF CERTAIN TRANSFERS OF OWNERSHIP

“**5885b.** The Lieutenant-Governor in Council may, ^{Notice of transfer of} when application to that effect is made to him by a resolution of the council of a municipality, order the registrar of the registration division to which such municipality belongs to give notice in writing to the clerk or secretary-treasurer of the transfer of any immovable situate within the territory of such municipality. Such notice, which is ^{Form of} given by letter, shall contain the description of the property, the names and surname, address and occupation of each of the parties to the deed transferring the property and the nature of such deed. ^{notice.}

The Lieutenant-Governor in Council may change or ^{Order of Lt.-} cancel such order, at his discretion. He may also, from ^{Gov. in C.} time to time, fix the fees payable to the registrar for such services. The said fees shall be payable by the municipality to which the notice is sent.” ^{Fees.}

2. This act shall come into force on the day of its ^{Coming into} sanction. ^{force.}

C H A P. 62

An Act respecting the chief-places of judicial districts

[Assented to, the 3rd of April, 1925]

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

1. The following section and article are inserted in the ^{R. S., 5886b,} Revised Statutes, 1909, after section IIa of chapter ^{se-}cond of title eleventh, as enacted by the act 12 George V, chapter 81, section 1: ^{added.}

“SECTION 11b.

“CHIEF-PLACES OF JUDICIAL DISTRICTS

“**5886b.** Every municipality declared to be the chief- ^{Chief-place}