

of Quebec shall continue to be governed and administered under the same laws and by the same functionaries and in the same manner as before the passing of this act.

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

C H A P . 55

An Act to amend the Cities and Towns' Act, 1922

[Assented to, the 15th of March, 1924]

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

13 Geo. V, c. 65, s. 416, am. **1.** Section 416 of the Cities and Towns' Act, 1922, (13 George V, chapter 65), is amended by adding to subsection 18 thereof the following paragraphs:

Power of regulation respecting pulp mills, etc.

“Notwithstanding the provisions of the first paragraph of this subsection 18, in the case of pulp mills, paper mills, or pulp and paper mills, the power of regulation is limited to the authorization or confirmation of the location of such mills, which mills shall, however, continue to be governed by the laws respecting public health, and no person may prevent or limit the operation of such mills by way of injunction or any other legal proceedings, if such mills have been so authorized by municipal by-law, the recourse of any person suffering damages by reason of such operation being limited in such case to a claim for such damages and interest.

Injunction, etc., prohibited.

Recourse in damages.

No repeal.

No such municipal by-law, after adoption, may be repealed.”

13 Geo. V, c. 65, s. 510, am.

Provisions made applicable.

Publication of approval.

2. Article 510 of the said act 13 George V, chapter 65, is amended by adding thereto the following paragraphs:

“Any city or town municipality not governed by the provisions of this article may enact by by-law of its council, approved by the Lieutenant-Governor in Council, that these provisions shall apply to the said municipality.

The Minister of Municipal Affairs shall publish, in the *Quebec Official Gazette*, a copy of the order-in-council approving such by-law.”

13 Geo. V, c. 65, s. 571, am.

Provisions

3. Article 571 of the said act 13 George V, chapter 65, is amended by adding thereto the following paragraph:

“Any city or town municipality not governed by the

provisions of this article may enact, by by-law of its council, that these provisions shall apply to the said municipality." made applicable.

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

C H A P . 56

An Act to amend the Revised Statutes, 1909, the Cities and Towns' Act, 1922, and the Municipal Code, respecting non-taxable property in the municipalities

[Assented to, the 15th of March, 1924]

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

1. Section 509 of the Cities and Towns' Act, 1922, (13 Geo. V, George V, chapter 65), is amended by adding to sub-paragraph *d* of paragraph 1 thereof, the following paragraph: 13 Geo. V, c. 65, s. 509, am.

"The presbyteries and parsonages, above mentioned, include any house occupied as a residence by the priest or minister in charge of any church, whether such house be the property of the *fabrique* or of the religious institution or corporation, the owner of the church, or whether it be occupied by the priest or minister as a locatee, provided that only one presbytery, parsonage or residence for each church shall benefit from the exemption granted by this section;" What included in presbyteries and parsonages. Proviso.

2. Article 693 of the Municipal Code is amended by replacing paragraph *d* thereof by the following: Mun. Code, art. 693, am.

"*d.* Burial grounds, bishops' palaces, presbyteries, parsonages and their dependencies." Burial grounds, etc.

The presbyteries and parsonages, above mentioned, include any house occupied as a residence by the priest or minister in charge of any church, whether such house be the property of the *fabrique* or of the religious institution or corporation, the owner of the church, or whether it be occupied by the priest or minister as a locatee, provided that only one presbytery, parsonage or residence for each church shall benefit from the exemption granted by this article;" What included in presbyteries and parsonages. Proviso.

3. Article 2733 of the Revised Statutes, 1909, as amended R. S., 2733, am.