

acts 7 Edward VII, chapter 54, section 1, and 8 George V, chapter 73, section 1, is again amended by adding thereto, after the words: "or in the bonds or debentures of any school corporation in any city or town of this Province," in the fifteenth line thereof, the words: "or in the bonds or debentures issued by those who are by law authorized to contract loans for the construction and repair, in this Province, of churches, parsonages and cemeteries".

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

C H A P . 7 3

An Act to amend the Civil Code respecting the privileges
of suppliers of materials

[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. Article 2013*e* of the Civil Code, as enacted by the act 7 George V, chapter 52, section 3, is amended: C. C., art. 2013*e*, am.

a. By replacing the second paragraph thereof by the following:

"However, in the case where the supplier of materials contracts with the proprietor himself, such privilege is conserved only by registration, before the expiration of thirty days after the end of the work, of a memorial containing: Conservation of privilege where supplier contracts with proprietor.

1. The names, surname and domicile of the creditor and of the debtor;

2. The description of the immoveable affected by the privilege;

3. A statement of the claim specifying the nature and price of the materials supplied to the proprietor or specially prepared to be supplied to him.

In the case where the supplier of materials contracts with the builder, he must notify the proprietor of the immoveable in writing that he has made a contract with the builder for the delivery of materials. His privilege is conserved for all the materials supplied after such notice provided he registers, within thirty days after the end of the work, a memorial similar to that mentioned in the preceding paragraph." Id., where supplier contracts with builder.

b. By replacing the words: "equal to that mentioned in the notice he has received", in the third and fourth lines of the third paragraph thereof, by the words: "sufficient to pay them, until the builder has handed to him either a discharge or a renunciation of their privileges, signed by them.";

c. By replacing the fourth paragraph by the following:

Extinction
of privilege.

"Such privilege is extinguished on failure of the supplier of materials to sue his debtor within three months after the end of the work and to call the registrar into the case, in order to have him make an entry of the action in the index of immoveables. In the case where the action is directed against the builder, he must also call the proprietor into the case."

Coming into
force.

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

CHAP. 74

An Act to amend article 2175 of the Civil Code

[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:

C. C. art.
2175, am.

1. Article 2175 of the Civil Code, as contained in article 5847 of the Revised Statutes, 1888, and as amended by the acts 5 George V, chapter 77, section 2, and 6 George V, chapter 35, section 2, is again amended by adding thereto, after the word: "division", in the tenth line of the first paragraph thereof, the following words: "and to the clerk or the secretary-treasurer of the municipality within the limits of which is situated the subdivided property".

Coming into
force.

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