

Refusal or neglect to furnish inventory;

3. If such person refuses or neglects, when so required by the bureau, to furnish it with an inventory of the merchandise he has in store or warehouse,—to a fine of one hundred dollars each time he refuses or neglects to comply with the request of the bureau;

Any other refusal or neglect.

4. If such person refuses or neglects to conform, in any other manner, to the requirements of a regulation of the bureau,—to a fine of twenty-five dollars to one hundred dollars.

Payment of excess of quantity fixed, not obligatory.

**11.** Any person, who buys fuel or foodstuffs in quantities in excess of that fixed by the bureau, is not obliged to pay for the excess and shall be entitled, if he has paid, to recover the price of such excess.

Recovery of fines, etc.

**12.** The procedure for the recovery of the above fines and penalties shall be governed by the provisions of Parts I and II of the Quebec Summary Convictions Act.

Coming into force.

**13.** This act shall come into force on such date as shall be fixed by the Lieutenant-Governor in Council by proclamation.

## CHAP. 40

### An Act respecting municipal strikes and lock-outs

[Assented to, the 29th of December, 1922]

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

R. S., 2515, replaced.

**1.** Article 2515 of the Revised Statutes, 1909, is replaced by the following:

No representation by paid agents.

“**2515.** No party to any dispute referred to a council of conciliation or a council of arbitration shall be represented by any paid agent or agents.”

R.S., 2520*ob*, am.

**2.** Article 2520*ob* of the Revised Statutes, 1909, as enacted by the act 11 George V, chapter 46, section 1, is amended:

*a.* By adding thereto, after the word: “incineration”, in the third line of paragraph *b*, the words: “removal and transportation”;

*b.* By replacing the word: “ten”, in the fourth line of paragraph *c*, by the word: “twenty-five”.

**3.** Article 2520of of the Revised Statutes, 1909, as R. S., enacted by the act 11 George V, chapter 46, section 1, is <sup>2520of, am.</sup> amended by adding thereto, after paragraph *c*, the following:

“*d.* if made by employees who are members of various labour unions affiliated to a federation or other central organization, be signed by two officers of such federation or central organization, provided that such officers be domiciled in this Province, on the authorization of the majority of the members of the said unions, obtained in the manner set forth in paragraph *b* of this article. Signature by two officers of federation, etc.”

The decision of the Minister, as to the authorization or refusal to form a council of arbitration, shall be final and without appeal, no court having authority to question such authorization or refusal to form a council, nor to hinder the working or putting into operation of such council when so formed.” Decision of the Minister to be final.

**4.** Article 2520og of the Revised Statutes, 1909, as R. S., enacted by the act 11 George V, chapter 46, section 1, is <sup>2520og, am.</sup> amended by adding thereto, after the word: “members”, in the second line, the words: “not interested in the dispute”.

**5.** Article 2520oj of the Revised Statutes, 1909, as R. S., enacted by the act 11 George V, chapter 46, section 1, is <sup>2520oj, am.</sup> amended by replacing the words: “one hundred”, in the third and fourth lines thereof, by the words: “two hundred”.

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

#### C H A P. 41

An Act to amend the Education Act with respect to voting  
by ballot in certain school municipalities

[Assented to, the 29th of December, 1922]

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

**1.** Subsection fourth *a* of section fourth of chapter third of title fifth of the Revised Statutes, 1909, as enacted by the act 4 George V, chapter 24, section 1, (comprising articles 2668a to 2668f), and amended by the acts 5 George V, chapter 36, sections 5 and 6, and 9 George V, chapter 34, section 2, is replaced by the following: R. S., 2668a to 2668f, replaced.