

right to ex- nished, prescribed or administered any narcotic in contra-
ercise pro- vention of the laws of Canada or of any law of the Province,
fession. respecting narcotic drugs or narcotics, is *ipso facto* deprived
of the right to exercise his profession for at least one year.

Provisions **9.** Part I of the Quebec Summary Convictions Act shall
applicable. apply to the proceedings instituted under this act.

Carrying **10.** The Provincial Treasurer shall be charged with the
out of act. carrying out of this act.

Coming into **11.** This act shall come into force on the first day of
force. May, 1923.

C H A P. 62

An Act to amend the Revised Statutes, 1909, respecting
the Bar of the Province of Quebec

[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., 4496, **1.** Article 4496 of the Revised Statutes, 1909, as amend-
am. ed by the act 11 George V, chapter 80, section 1, is further
amended by replacing therein the word: "eight", in the
first line of the second paragraph thereof, by the word:
"nine".

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

C H A P. 63

An Act to amend the Revised Statutes, 1909, respecting
the Quebec Medical Act

[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., 4908, **1.** Article 4908 of the Revised Statutes, 1909, is amended
am. by replacing paragraph 1 thereof, by the following:

"1. The quorum of the Provincial Medical Board shall ^{Quorum of Board.} be twelve members."

2. Article 4924 of the Revised Statutes, 1909, is amended ^{R. S., 4924,} by replacing the words: "the Province", in the fourth line ^{am.} of sub-paragraph *c* of paragraph 2 thereof, by the words: "and within the Province of Quebec".

3. Article 4971 of the Revised Statutes, 1909, as amend- ^{R. S., 4971,} ed by the act 8 George V, chapter 56, section 13, is again ^{am.} amended:

a. By replacing the words: "a penalty of not more than fifty dollars for the first offence, and of not less than fifty dollars nor more than two hundred dollars for every subsequent offence", in the fourth, fifth and sixth lines of paragraph 1 thereof, by the words: "a penalty of fifty dollars for the first offence, of one hundred dollars for the second offence, and of two hundred dollars for every subsequent offence.";

b. By replacing paragraph 2 thereof, by the following:

"2. A penalty of fifty dollars for the first offence, and of ^{Penalty for} two hundred dollars for every subsequent offence, shall be ^{illegally as-} incurred by any person who assumes the title of Doctor ^{suming the} alone, or of physician or of surgeon or any other title or ^{title of} name which might give reason to suppose that he is legally ^{Doctor, etc.} authorized to practise medicine, surgery or midwifery in this Province, if he cannot establish such fact by legal proof as required by this section and by law.";

c. By inserting therein, after paragraph 3 thereof, the following paragraph:

"3*a.* Any person who, in an advertisement, a news- ^{Penalties} paper, circulars, written or printed, in a business card, in ^{for false} a sign, or, in any manner whatsoever, assumes a title or ^{representa-} designation of a nature to lead people to suppose that without being a licensed doctor he could practise medicine, shall be subject to a like fine of fifty dollars for the first offence, of one hundred dollars for a second offence, and of two hundred dollars and three months imprisonment for any other subsequent offence, and, in default of payment of one or other of these fines within twenty-four hours after judgment, to an imprisonment of three months for each offence."

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