

C H A P. 74

An Act respecting the recovery of the costs incurred and occasioned by the placing of certain children in the industrial schools

[Assented to, the 8th of March, 1922]

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

1. Article 4035 of the Revised Statutes, 1909, is amended R. S., 4035, by inserting therein after paragraph 8 thereof, the following ^{am.} paragraphs:

“Any law to the contrary notwithstanding, such municipality may obtain repayment by execution on the immovables of the child, or of those who are obliged by law to support or provide for him, whatever may be the amount of the judgment it has obtained, or the municipality may, when the child was not domiciled within its territory at the time of his entry into the school, exercise its recourse for repayment against the municipality in which the child then had his domicile; but such recourse by any municipality is prescribed after three years from the date of the payment to the Government. ^{Recourse by municipality.} ^{Prescription.}”

“9. Any county municipality, which has paid a sum of money to the Government for the custody or maintenance of a child confined in an industrial school, or for his transport to or from such school, may, instead of being reimbursed in the manner prescribed by paragraph 8, recover the sum, which it has so paid, from the local municipality whence the child was sent to the industrial school. ^{Recourse by county municipality.}”

The local municipality may afterwards be reimbursed, in conformity with the rules prescribed by paragraph 8, the amount which it has so paid to the county municipality. ^{Local municipality may be reimbursed.}

Whenever a county municipality has paid a sum of money to the Government for the custody and maintenance of a child in an industrial school, or for the cost of his transport to or from such school, and cannot recover the amount from and out of the property of the said child or of those who are bound by law to provide for his maintenance, it shall, in the two following cases: ^{County municipality may levy from local municipalities, in certain cases.}

a. when the said child has no known domicile in the Province, or

b. when the municipality whence the said child comes is a poor municipality, and is recognized as such by the county council,—

Mode. levy the same from the local municipalities in the county in the same manner as any ordinary tax imposed under the Municipal Code and due by the said local municipalities.”

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

C H A P. 75

An Act to amend the Revised Statutes, 1909, respecting
the medical director of hospitals for the insane

[Assented to, 8th of March, 1922]

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

R. S. 4284*a*,
am. **1.** Article 4284*a* of the Revised Statutes, 1909, as enacted by the act 10 George V, chapter 60, section 1, and amended by the act 11 George V, chapter 79, section 53, is again amended:

- a.* By striking therefrom the words: “and Public Charities,” in the third line of the first paragraph thereof;
- b.* By striking therefrom the words: “and public charities”, in the first and second lines of the second paragraph thereof.

Id., 4284*b*,
am. **2.** Article 4284*b* of the Revised Statutes, 1909, as enacted by the act 10 George V, chapter 60, section 1, is amended by striking therefrom the words: “and Public Charities”, in the second line thereof.

Id., 4284*c*,
am. **3.** Article 4284*c* of the Revised Statutes, 1909, as enacted by the act 10 George V, chapter 60, section 1, is amended by striking therefrom the words: “and Public Charties”, in the second line thereof.

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