

by the act 10 George V, chapter 72, section 1, is amended by replacing the words: "a vote of at least two-thirds in value of the stock represented by the shareholders present", in the sixth and seventh lines thereof, by the words: "the vote of at least two-thirds in value of the shares represented by the shareholders present".

2. Article 6059*a* of the Revised Statutes, 1909, as R. S., 6059*a*, enacted by the act 10 George V, chapter 72, section 1, is ^{am.} amended by replacing the words: "a vote of at least two-thirds in value of the stock represented by the shareholders present", in the fourth and fifth lines thereof, by the words: "the vote of at least two-thirds in value of the shares represented by the shareholders present".

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

C H A P. 84

An Act to amend the Revised Statutes, 1909, respecting
partnership declarations

[Assented to, the 21st 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 6096 of the Revised Statutes, 1909, is amend- ^{R. S., 6096,}
ed by adding thereto the following paragraph: _{am.}

"Where the party suing is a person other than the At- ^{Consent of}
torney-General suing in the name of His Majesty, no suit _{Attorney-}
under this article can be instituted without the written _{General.}
consent of the Attorney-General."

2. Article 7442 of the Revised Statutes, 1909, as re- ^{R. S., 7442,}
placed by the act 5 George V, chapter 72, section 1, is _{am.}
amended by adding thereto, after the first paragraph there-
of, the following paragraph:

"Whenever suit is taken otherwise than by the Crown ^{Consent of}
under this article, it shall not be instituted without the _{Attorney-}
written consent of the Attorney-General." _{General.}

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

