

within a certain time.  
Other things.

whole or part thereof, and that the said timber so seized, or part thereof, is not liable to any Crown dues.”;

b. by inserting therein, after the word: “timber” in the second line of the last paragraph thereof, the words: “or other things”.

Id., 1618, am.

**9.** Article 1618 of the Revised Statutes, 1909, is amended:

a. by replacing the fifth paragraph thereof by the following:

Opposant may obtain timber, etc., by giving security.

“The opposant may, during the proceedings, obtain possession of the timber and other things seized, upon giving two good and sufficient sureties, previously approved by the Minister, to pay the value of the timber and other things seized if the whole should be condemned.”;

b. by replacing the seventh paragraph thereof by the following:

Value to be paid to Minister.

“If the timber and other things are condemned, the value thereof shall be forthwith paid to the Minister; otherwise such bond shall remain in force.”.

Id., 1641f, enacted.

**10.** The following article is inserted in the Revised Statutes, 1909, after article 1641e thereof, as enacted by the act 9 George V, chapter 26, section 1:

Debris adjoining railway must be removed.

“**1641f.** The owner of any land adjoining a railway is bound to have the forest debris, accumulated or left on the ground, removed over a distance of one hundred feet on each side of the railway lands.”

Coming into force.

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

## CHAP. 25

An Act to amend the Revised Statutes, 1909, respecting co-operative agricultural associations

[Assented to, 14th of February, 1920]

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

R. S., 1974, am.

**1.** Article 1974 of the Revised Statutes, 1909, as amended by the acts 1 George V (1st session), chapter 14, section 1, 2 George V, chapter 20, section 1, and 8 George

V, chapter 34, section 1, is again amended by replacing the first paragraph thereof by the following:

“**1974.** The amount of each share shall be twenty dollars, payable in four yearly instalments of five dollars each. The association may, however, decide by by-law that the shares subscribed after its adoption shall be paid at once or in less than four instalments, and fix the amount of each one. A shareholder may, at any time, pay in advance the amount due by him on his shares, and interest may be paid him on the amount paid in advance for the period between the date of the payment and that when it becomes due. <sup>Value of the shares.</sup>”

Such provision shall not have a retroactive effect, and shall not apply to subscriptions made before the 1st of March, 1920, which shall be payable in accordance with the terms of the law in force at the date of subscription, nor to co-operative associations organized before the 1st of March, 1920, the shares of which shall be ten dollars. Nevertheless, the new members of such associations so organized before the 1st of March, 1920, shall be bound hereafter to subscribe for at least two ten-dollar shares payable in four annual instalments, in the same manner as the twenty-dollar shares. <sup>Provision not retroactive.</sup>”

No member may subscribe for nor hold more than one hundred ten-dollar shares or fifty twenty-dollar shares of the capital stock of the association, and the association shall have the right to fix, by by-law approved by a majority of the members present at an annual or special meeting, the minimum number of shares that a member may subscribe for, provided that such minimum shall not be less than two ten-dollar shares or one twenty-dollar share, nor more than ten ten-dollar shares or five twenty-dollar shares. <sup>Number of shares allotted to each member.</sup>”

In case the members are bound to subscribe for more than two ten-dollar shares or one twenty-dollar share, the association may fix the number and amount of the annual instalments, provided that each member must pay at least five dollars each year. <sup>Annual instalments.</sup>”

**2.** Article 1985a of the Revised Statutes, 1909, as enacted by the act 5 George V, chapter 32, section 1, and amended by the act 8 George V, chapter 34, section 4, is again amended by adding thereto, after the second clause of paragraph 2 thereof, the following: <sup>Id., 1985a, am.</sup>

“No member may be represented at any general or special meeting of the association by one of the officers or employees thereof, and every proxy given to any officer or employee of the association shall be null and void”.

Id., 1987*a*,  
enacted.

**3.** The following article is inserted in the Revised Statutes, 1909, after article 1987 thereof, as amended by the act 8 George V, chapter 34, section 5:

Penalty.

“**1987*a***. If, after such date, an association has neglected or refused to send in such statement, it shall be liable to a penalty of five dollars for every day it continues to be in default; and any director or manager of the association who authorizes or knowingly and deliberately permits such default shall be liable to the same penalty.”

Coming  
into force.

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

## C H A P. 26

An Act to amend the Revised Statutes, 1909, respecting  
the manufacture of dairy products

[Assented to, 14th of February, 1920]

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

R. S., 2029,  
am.

**1.** Article 2029 of the Revised Statutes, 1909, is amended:

*a.* by striking out the words: “by and in the name of the collector of provincial revenue of the district in which the offence was committed”, in the second, third and fourth lines thereof;

*b.* by striking out the second paragraph thereof.

Id., 2031*d*,  
am.

**2.** Article 2031*d* of the said statutes, as enacted by the act 1 George V (1st session), chapter 16, section 1, and amended by the act 7 George V, chapter 24, section 1, is again amended:

*a.* by inserting therein, after the word: “entered”, in the fifth line thereof, the words: “in his name”.

*b.* by striking out the second paragraph thereof.

Id., 2031*f*,  
am.

**3.** Article 2031*f* of the said statutes, as enacted by the act 1 George V (1st session), chapter 16, section 1, is amended by adding thereto, at the end of the second paragraph thereof, the following words: “Such permit may at any time be revoked by the Minister, on the recommendation of one of the inspectors general, by notice given by registered letter to the holder of the permit”.