

by replacing the word: "five", in the first line thereof, by the word: "six".

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

CHAP. 69

An Act to amend article 5814 of the Revised Statutes, 1909, relating to the appointment of recorders

[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:

1. Article 5814 of the Revised Statutes 1909,, is amend-^{R. S., 5814,} ed by striking out all the words after the words: "Lieute-^{am.}nant-Governor in Council", in the first and second lines thereof, to the end of the article.

2. This act shall come into force on the day of its sanc-^{Coming} tion. _{into force.}

CHAP. 70

An Act to amend the Revised Statutes, 1909, respecting the jurisdiction of recorders' courts in certain cases

[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:

1. Chapter second of title eleventh of the Revised Stat-^{R. S.,} utes, 1909, is amended by inserting therein, after article ^{section and} 5952 thereof, the following section and articles: _{articles.}

"SECTION XXIIa

"JURISDICTION OF RECORDERS' COURTS IN CERTAIN CASES

"**5952a.** The council of any municipality may, by the ^{By-law to} affirmative vote of the majority of its members, pass a ^{give} Recorder's

Ct. jurisdiction over municipality. by-law to submit its territory to the jurisdiction of a Recorder's Court of any other adjacent municipality within the limits whereof such Recorder's Court exists.

Provisions of the by-law.

"5952b. Such by-law shall set forth the conditions upon which it is ready to subscribe to thus submit itself to the jurisdiction of the Recorder's Court of such adjacent municipality.

The council of such municipality is authorized to provide, in the by-law, for the payment of the contribution made necessary by its passing.

By-law by municipality where Recorder's Ct. exists.

"5952c. The council of the municipality wherein such Recorder's Court exists, if it agrees with the tenor of the by-law mentioned in article 5952a, shall pass a by-law to that effect.

Petition for approval of Lt-Gov. in C.

"5952d. Certified copies of such by-laws shall be transmitted to the Lieutenant-Governor in Council, along with a petition praying for his approval as well as for the issue of a proclamation ordering their coming into force.

Documents, etc., required by Lt-Gov. in C.

The Lieutenant-Governor in Council may require from the council of each of the two municipalities all documents, deeds of agreement or information that he deems necessary to decide upon the advisability or inadvisability of the by-laws; and the officers of each of such municipalities shall be bound to furnish the same.

Discretion exercised by Lt-Gov. in C.

"5952e. 1. The Lieutenant-Governor in Council may, at his discretion, grant or refuse his approval to the by-laws.

Proclamation by Lt-Gov. in C.

2. If he approves them, the Lieutenant-Governor in Council shall issue a proclamation to the effect that, from and after the date therein mentioned, which must not be within thirty days of the date of the proclamation, the territory of the municipality therein mentioned, adjacent to that of the municipality within which a Recorder's Court is already established, shall be subject to the jurisdiction of such Recorder's Court, as if the two municipalities formed but one for such purpose only.

Such jurisdiction shall extend also to the officers of the court."

Coming into force.

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