

CHAP. 16

An Act to amend the Revised Statutes, 1909, and the act
7 George V, chapter 16, respecting pensions of public
officers

[Assented to, 17th of March, 1919]

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

1. Article 683 of the Revised Statutes, 1909, as amend- R.S., 683,
ed by the act 7 George V, chapter 16, section 2, is again am.
amended by adding thereto the following paragraph:

“Nevertheless, the Lieutenant-Governor in Council, for Provision
special and exceptional reasons, may order that the pre- not to apply
ceding paragraph shall not apply to certain officers or in certain
public employees, and such order of the Lieutenant- cases.
Governor in Council shall be irrevocable.”

2. Section 6 of the act 7 George V, chapter 16, is amend- 7 Geo. V, c.
ed by inserting therein, after the word “service”, in the first 16, s. 6, am.
line of the second paragraph thereof, the following words:
“the officers or public employees appointed before the first
of July, 1918, and who had previously held a permanent
position in the said service,”.

3. Article 689 of the Revised Statutes, 1909, is R.S., 689,
amended by adding thereto, after the word “messengers”, am.
at the end of the said article, the words: “and to the
inspectors of industrial establishments of the Department
of Public Works and Labour”.

4. The following article is inserted in the Revised R.S., 689a,
Statutes, 1909, after article 689: enacted.

“**689a.** The private secretaries in office on the 22nd Certain
of December, 1916, as well the members of the civil employees
service and the employees mentioned in article 689 deemed to
who were private secretaries, are deemed to have formed have been
part of the civil service counting from their appoint- in civil
ment as private secretaries, provided they give to service from
the Provincial Treasurer, before the first of April, certain
1919, a written notice of their wish to avail themselves dates.
of the benefits of this article, and pay, with compound
interest, to the Provincial Treasurer, by monthly instal- Proviso.
ments extending over a period of ten years from the first

of April, 1919, an amount equal to the whole or to the difference of the amounts which would have been held back from their salaries if this act had come into force on the first of April, 1909.

Provisions to apply in certain case. If an officer or private secretary to whom this article applies should die or be pensioned before having fully paid the amount above mentioned, both in principal and interest, then the provisions of article 702 shall apply.

Coming into force. **5.** This act shall come into force on the day of its sanction.

C H A P. 17

An Act to amend the Revised Statutes, 1909, relating to revenue officers

[Assented to, 17th of March, 1919]

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

R.S., 819a to 819i. enacted. **1.** The following articles are inserted in the Revised Statutes, 1909, after article 819, to wit:

Collector of provincial revenue. **“819a.** The revenue officer appointed under article 815 and who, under article 819, has been assigned to a revenue district for the collection of the revenue, the carrying into effect of any laws relating thereto, and the prevention of any breach of such laws, is called: “collector of provincial revenue”.

Payment of expenses for enforcing License and Prohibition Laws. **“819b.** All duties levied under the Quebec License Law, and all duties and taxes levied under the Quebec Prohibition Law, shall form part of the consolidated revenue fund; and any proportion thereof may be applied, from time to time, by the Lieutenant-Governor in Council, to the payment, under the direction of the Provincial Treasurer, of all expenses incurred for the carrying out of the provisions of the Quebec License Law and of those of the Quebec Prohibition Law, and the costs incurred in actions instituted for contraventions of the same.

Statements for Provincial Treasurer. **“819c.** The collector of provincial revenue shall render his accounts to the Provincial Treasurer at the times and in the manner ordered by the latter, and shall transmit to him at the same time all the statements which he is required