

## C H A P. 47

An Act to amend the Revised Statutes, 1909, and the Code  
of Civil Procedure, respecting certain theatrical  
performances

[Assented to, 17th of March, 1919]

**H**IS Majesty, with the advice and consent of the Legis-  
lative Council and of the Legislative Assembly of Que-  
bec, enacts as follows:

**1.** This act shall be cited as "The Theatrical Perform- Short title.  
ance Act".

**2.** The act 8 George V, chapter 80, is repealed.

S Geo. V, c.  
80, repealed.

**3.** Title seventh of the Revised Statutes, 1909, is R.S. 3712a  
amended by inserting therein, after section seventh of the et seq.  
first chapter thereof, the following section and articles: enacted.

"SECTION VIII

"ADVERTISEMENTS RESPECTING THE PRODUCTION  
OF THEATRICAL WORKS

"**3712a.** It is forbidden for any person, company, cor- Contents of  
poration, partnership, club, or association of persons advertise-  
whatsoever, to publish, exhibit, distribute, or cause to be ments.  
published, exhibited or distributed any adverti-  
sement, newspaper notice, poster, prospectus, circular  
or programme referring to such performance, in whole  
or in part, of any work or of various works, literary,  
dramatic, lyric, or musical, without stating therein, ac-  
curately and completely, the name of such person, and  
without stating therein the title and the author of such  
work or works.

"**3712b.** Whosoever is guilty of any infringement of Penalty for  
this section, is liable, on summary conviction, over and infringe-  
above all other legal recourses, to a fine of not more than ment.  
one hundred dollars, and costs, and, in default of payment  
of such fine and costs, to imprisonment for not more than  
one month.

"**3712c.** In the case of a company, corporation, part- Persons  
nership, society, club, or other association of persons, the subject to  
imprison-

ment in certain case. president, the manager or other chief executive officer of such association of persons, shall be subject to the above imprisonment in default of payment of the fine and costs.

Fine to belong to Crown. “**3712d.** Every fine imposed under the authority of this section shall belong to the crown for the use of the Province.

Recovery of fines. Every suit for the recovery of the fine imposed by this section may be instituted by any person of lawful age in his own individual name, in accordance with articles 7538 to 7541 or article 29’.

Coming into force. **4.** This act shall come into force thirty days after the day of its sanction.

## C H A P. 48

An Act to amend the Revised Statutes, 1909, respecting moving pictures

[Assented to, 17th of March, 1919]

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

R.S., 3713a, am. **1.** Article 3713a of the Revised Statutes, 1909, as enacted by the act 1 George V (2nd session), chapter 34, section 1, is amended:

*a.* By replacing the word: “fifteen”, in the fifth line thereof, by the word: “sixteen”;

*b.* By adding thereto the following paragraph:

Children under sixteen may attend certain exhibitions alone. “Notwithstanding the above provision, children less than sixteen years old may attend exhibitions of moving pictures without being so accompanied, when the advertisement of the exhibition announces a programme only of pictures authorized for children by the board of censors of moving pictures according to the provisions of article 3713o, and of no other pictures.”

Id., 3713c, am. **2.** Article 3713c of the Revised Statutes, 1909, as enacted by the act 1 George V (2nd session), chapter 34, section 1, and amended by the act 4 George V, chapter 40, section 1, is again amended by replacing the word: “fifteen”, in the sixth line of the last paragraph thereof, by the word: “sixteen”.