

3. Article 3713o of the Revised Statutes, 1909, as Id., 3713o, enacted by the act 3 George V, chapter 36, section 1, is ^{am.} amended by adding thereto the following paragraph:

"In respect of films dealing with patriotic, instructive or ^{Certain} humorous subjects which, in the opinion of the commission, ^{films} may be shown to children, the authorization printed as ^{suitable for} aforesaid on such films must also mention that such films ^{be specially} may be shown to children, and the provisions of the second ^{marked.} paragraph of article 3713a shall apply to exhibitions of moving pictures during which no films other than those authorized for children are exhibited."

4. Article 3713q of the Revised Statutes, 1909, as Id., 3713q, enacted by the act 3 George V, chapter 36, section 1, and ^{am.} amended by the act 4 George V, chapter 40, section 4, is again amended by replacing the first paragraph thereof by the following:

"**3713q.** Every person making use of any film or ^{Penalties.} device in the province for exhibition purposes before the use thereof is permitted by the commission as aforesaid, or before the same is stamped as aforesaid, or before the payment of the fee as aforesaid, or who, after having advertised an exhibition of moving pictures at which children less than sixteen years old may be admitted alone, exhibits thereat any picture other than those stamped by the commission as authorized to be exhibited to such children as aforesaid, every proprietor and lessee thereof, and every person aiding or assisting in such use thereof, shall be liable to the penalty prescribed by article 3713c."

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

C H A P. 49

An Act to amend the Revised Statutes, 1909, respecting the tax to be collected for the prevention of fires

[Assented to, 4th 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 3822l of the Revised Statutes, 1909, as R.S., 3822l, enacted by the act 3 George V, chapter 38, section 1, is ^{amended.} amended by inserting therein, after the word "assessments"

in the fifth line of the first paragraph thereof, the words:
“for fire insurance”.

Coming into force. **2.** This act shall come into force on the first day of July, 1919.

CHAP. 50

An Act to amend the Quebec Industrial Establishments' Act respecting child labour

[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., 3835, replaced. **1.** Article 3835 of the Revised Statutes, 1909, as replaced by the act 1 George V (1st session), chapter 27, section 1, is again replaced by the following:

Certain employers not to employ children who cannot read or write.

“3835. It is forbidden for any employer in any industrial establishment, for any person carrying on any industry, trade or business, or practising a profession, for any owner, tenant or manager of a theatre, moving-picture hall, hotel or restaurant, for any telegraph company employing messengers, or in the case of printers or agents who distribute advertisements or hand-bills, and for owners of department stores who employ boys or girls as messengers, to employ any boy or girl less than sixteen years of age, who is unable to read and write fluently and easily.”

Id., 3835a, replaced. **2.** Article 3835a of the Revised Statutes, 1909, as enacted by the act 1 George V (1st session), chapter 27, section 1, is replaced by the following:

Children who cannot read and write not to carry on certain occupations.

“3835a. It is likewise forbidden for any boy or girl less than sixteen years of age to sell papers or carry on any business in the streets or public places, unless able to read and write fluently and easily.

Such various occupations may not, however, be continued after eight o'clock in the evening.

Certificates required.

“3835b. Every boy or girl less than sixteen years of age, employed as aforesaid, in addition to the examination to which he or she may be submitted by the inspector, must have a certificate of study to the inspector's satisfaction, and produce it whenever called upon so to do.