

executory as if it were a decision of the Superior Board of Health, on penalty of the fines enacted by article 3911f.”

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

C H A P. 37

An Act to amend article 4381 of the Revised Statutes, 1909,
with regard to the borrowing powers of *fabriques*

[Assented to 22nd December, 1916]

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

1. Article 4381 of the Revised Statutes, 1909, is amended ^{R. S., 4381,} by adding thereto paragraph 3, as follows: _{am.}

“3. Such loan may be effected by an issue of bonds, ^{Bond issue.} debentures or other securities, payable with or without annuities, and at such rate of interest as may be thought proper, and by the sale thereof at such price as may be agreed upon; but none of such bonds, debentures or other securities shall be for a sum of less than fifty dollars. In case such bonds, debentures, or other securities are payable without annuity, provision must be made for a sinking-fund.

Such bonds, debentures or other securities may be ^{Hypothec} secured by a hypothec upon the immoveable property of ^{on certain} the *fabrique*, or by the transfer of other property of the ^{property.} *fabrique*; and the deed required therefor may be passed in favour of one or more trustees.”
