

C H A P . 27

An Act to amend the act 4 George V, chapter 42, relating to stationary engineers.

[Assented to 16th March, 1916]

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

R.S. 3866n,
enacted.

1. The Revised Statutes, 1909, are amended by inserting therein, after article 3866m, as enacted by the act 4 George V, chapter 42, section 1, a new article, 3866n, as follows:

No further
examina-
tion to be
required of
a stationary
engineer.

“**3866n.** 1. Notwithstanding any law to the contrary, whether general or special, or any order or resolution, or any by-law passed thereunder by a municipality, no stationary engineer who has complied with this section, who has passed his examination before the board of examiners or the examiners, and has obtained a certificate of competence, shall be bound to pass any other examination or to obtain any license or certificate of competence from any municipal authority.

Inconsist-
provisions
repealed.

2. All provisions incompatible with this article shall have no force or effect, and are hereby repealed; and no municipality may avail itself thereof, in any manner whatsoever, to require an examination, a license or a certificate of competence, in order to qualify a person to take charge of any installation of motive power.”

Coming into
force.

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

C H A P . 28

An Act to amend the Notarial Code.

[Assented to 9th March, 1916]

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

R.S., 4707,
am.

1. Article 4707 of the Revised Statutes, 1909, is amended by replacing the word : “ six ”, in the third line thereof, by the word: “ ten ”.

2. Article 4745 of the said statutes is amended by R.S., 4745, replacing the words: "of four dollars", at the end^{am.} thereof, by the words: "fixed by the by-laws, but which shall not be more than six dollars".

3. Article 4786 of the said statutes is replaced by the R.S., 4786, following : ^{replaced.}

4786. Every holder of a degree of Bachelor of Arts, ^{Holders of} Bachelor of Science or Bachelor of Letters, conferred upon ^{degrees may} him by any Canadian or British university, may pass a ^{pass inden-} deed of indenture with a notary, but he must present ^{tures, but} himself for admission to study at any meeting of the Board ^{must present} preceding the one at which he must take his examination ^{themselves} for admission to study, ^{for admis-} ^{sion to} ^{study.}

The board may, by by-law, and upon payment to the treasurer of a fee of one hundred dollars :

a. Make the clerkship of the holder of any such degree count from the date of his indenture, passed before his admission to study ;

b. Validate any indenture prior to the date of admission to study of a candidate, and make the same effective from the day of such admission to study, if the clerkship of such candidate has been otherwise regular."

4. Article 4810 of the said statutes is amended by R.S., 4810, adding thereto, after the first paragraph thereof, a new ^{am.} paragraph, as follows :

"The amount of any judgment rendered against a ^{Judgments} notary on an action for a penalty, and the amount of the ^{for penalties} costs taxed against him, are assimilated to the annual ^{assimilated} subscription, and may be recovered by way of suspension, ^{to annual} and articles 4812 to 4817 inclusive shall apply, ^{subscription.} *mutatis* ^{tion.} *mutandis*, to such suspension."

5. This act shall apply to students at present inden- ^{Applica-} ^{tion.} tured.

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