

**22.** Form T of the first schedule of the Quebec Election Act is amended: Form T of Schedule one, am.

a. By inserting therein, after the words "polling-place" in the ninth line thereof, and after the word "election" in the thirteenth line thereof, the words: "whether in this or another electoral district,";

b. By replacing, at the end thereof, the words: "A. B., Returning-officer," by the words: "A. B., Deputy-returning-officer (or clerk of polling place)".

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

## C H A P . 1 8

An Act to amend the Revised Statutes, 1909, relating to the Agent-General for the Province in the Kingdom of Belgium.

[Assented to 5th March, 1915]

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

**1.** The Revised Statutes, 1909, are amended by inserting therein, after the second section of the second chapter of the fourth title thereof, a new section and articles, as follows: Section and articles of R.S. enacted.

### "SECTION III

#### "AGENT-GENERAL FOR PROVINCE IN THE KINGDOM OF BELGIUM

**"712a.** The Lieutenant-Governor in Council may appoint an Agent-General for the Province, in the Kingdom of Belgium. Agent-General for Province, in Belgium.

**"712b.** The said Agent-General shall be the official representative of the Province in the Kingdom of Belgium, and shall reside at Brussels, or at any other place in or outside of Belgium, as may from time to time be fixed by the Lieutenant-Governor in Council. His duties.

He shall be under the control of the Prime Minister, and shall follow the instructions which may be given him, from time to time, by the latter.

Salary.           “**712c.** The Agent-General shall receive a salary of six thousand dollars a year.

Aggregate of salary and expenses.   The aggregate of the salary and of the expenses which the Agent-General may incur in the performance of his duties, whether for the maintenance of his office or for any other proper purpose, shall not exceed eleven thousand dollars, and shall be paid by warrant of the Lieutenant-Governor out of the consolidated revenue fund of the Province.”

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

## C H A P . 1 9

An Act to amend the Revised Statutes, 1909, relating to the Quebec Public Utilities Commission.

[Assented to 5th March, 1915]

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

R. S. 755, am.           **1.** Article 755 of the Revised Statutes, 1909, is amended by inserting therein, after the word: “directs” in the second line thereof, the words: “ the performance of a service by any person, other than a member of the staff, under the provisions of articles 738 or 759a, or directs”.

R. S. 759a, enacted.       **2.** The Revised Statutes, 1909, are amended by inserting therein, after article 759 thereof, a new article, as follows:

Party in fault may be condemned to costs.       “**759a.** Whenever it appears from any inquiry held by the Commission that any services required by it were made necessary through the fault or negligence of any person, public utility, or municipality, the Commission may condemn any party so in fault to the costs thereby incurred, including travelling expenses and others to be fixed by the commission, as well as to the payment of the remuneration it may fix for the services so performed, provided, however, that such services have not been performed by a member of the Commission or of its staff.

Execution of order.   The order of the Commission shall be executed, even against a municipality, in the manner set forth in articles 761 and 761a, *mutatis mutandis*.”

Coming into force.   **3.** This act shall come into force on the day of its sanction.