

which at least one instalment is paid," being the second paragraph of said article.

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

CHAP. 33

An Act to amend article 1993 of the Revised Statutes, 1909, relating to co-operative agricultural associations.

[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:

R. S. 1993, am. **1.** Article 1993 of the Revised Statutes, 1909, is amended by adding thereto, at the end thereof, the following words: "but the association or the directors may, by by-law, decide when and on what day such inspection may be made, provided there be at least one day per month for such inspection."

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

CHAP. 34

An Act relating to the aid that may be granted by certain municipalities for the purchase of seed grain and seeds during the year 1915.

[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:

Council may take money for purchase of seed grain or seeds; or borrow same in certain cases. **1.** The council of any rural municipality or any county council governing a territory not erected into a local municipality, or whose council is not yet organized, may, during the year 1915, by resolution passed by the majority of the members of such council, take, out of the funds of the municipality not otherwise appropriated, or borrow, upon note or otherwise, the sums necessary for the pur-

chase of seed grain or seeds which may be needed by the ratepayers of such rural municipality or such territory not erected into a local municipality or whose council is not yet organized, as the case may be.

2. The ratepayers who benefit by the distribution of such seed grain or seeds shall be bound to repay to the municipality making such distribution, the proportion of the price thereof represented by the quantity of seed grain or seeds received by each ratepayer as his share respectively. Ratepayers who benefit must repay.

Such repayment shall be made according to the terms and conditions fixed by the council. Terms and conditions.

3. The general or special laws governing the borrowing power of a municipality to which this act may be applicable, shall not apply to the loans contracted in virtue thereof; and the said loans shall not in any way affect the limit of the borrowing power of such municipality. Loans to be Special loans.

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

C H A P . 3 5

An Act to amend the Quebec Mining Law, and to repeal certain provisions relating to natural gas companies.

[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. Paragraph 2 of article 2098a of the Revised Statutes, 1909, as enacted by the act 1 George V (1st session), chapter 17, section 2, is amended by replacing the words: "and the mining licenses for such minerals are not renewable," in the fourth and fifth lines thereof, by the words: "and to the provisions of articles 2212 to 2215 inclusively, relating to the protection of workmen". R. S. 2098a, am.

2. The Revised Statutes, 1909, are amended by inserting therein, after article 2111 thereof, a new article, as follows: R. S. 2111a, enacted.

"2111a. No one shall, without the permission of the Certain lands