

Minister of Roads, for the construction of the section of the road running through such municipality;”

2. By inserting therein, after the words: “in sub-paragraph *d*” in the first line of paragraph 2 thereof, the words: “or *g* of paragraph 1,”.

Id., Sec. 20a
added.

Provisions
to apply to
expropria-
tion.

Arbitration.

Provision to
apply.

Damages to
be paid out
of funds
appropriated
for such
roads.

Coming into
force.

10. The following section is inserted in the act 3 George V, chapter 21, after section 20:

“20a. 1. The provisions of sub-paragraph *c* of paragraph 1 of section 20 shall apply, in the case of an expropriation necessitated by the works authorized by sub-paragraph *f* of paragraph 1 of the said section 20.

2. When, in consequence of the carrying out of this act, any persons allege that they have suffered damages other than those due to an expropriation, and present claims in connection therewith, the Minister of Roads shall, in default of agreement with such persons, refer such claims to arbitrators appointed in accordance with the second paragraph of article 2409 of the Revised Statutes 1909. In the event of such reference, the second and third paragraphs of article 2409 and articles 2410 to 2413 of the Revised Statutes, 1909, shall apply, *mutatis mutandis*, and, in the application of the said articles and of those to which they refer, the words “Minister” or “Secretary of the department”, mean “the Minister of Roads” or “the Deputy-Minister of Roads” as the case may be.

3. The amounts which may be so awarded for lands expropriated or for damages suffered, as well as the costs when payable by the Minister of Roads, shall be paid out of the moneys appropriated for the roads in connection with which the claim has arisen.”

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

CHAP. 20

An Act to amend the Quebec Mining Act.

[Assented to 19th February, 1914]

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

R. S., 2098
par. 2, am.

1. Paragraph 2 of article 2098 of the Revised Statutes, 1909, as replaced by the act 1 George V, (1st session), chapter 17, section 1, is amended:

(a) By inserting therein, after the word "value" in the fourth line thereof, the words: "with the exception of sand for mortar and concrete on beaches and in deep water;"

(b) By inserting therein, in the seventh line thereof, before the word "clay" the word "common."

2. Article 2103 of the said Statutes, is amended by Id. 2103 am. adding thereto, after the words: "if it be established", in the seventh line thereof, the words: "before the mining rights are affected by a claim, a mining license or a mining concession."

3. Article 2114 of the said Statutes, as amended by Id. 2114 am. the act 1 George V, (1st session), chapter 17, section 7, is further amended by replacing all the words after the word "rates" in the fifth line thereof, to the end of the article, by the following words: "five dollars per acre for superior metals, and three dollars per acre for inferior metals".

4. Article 2121a of the said Statutes, as enacted by the Id. 2121a act 1 George V (2nd session), chapter 23, section 4, is amended by adding thereto, at the end of the third paragraph thereof, the words: "by the Lieutenant-Governor in Council."

5. Article 2134 of the said Statutes as replaced by the Id. 2134 am. act 1 George V, (2nd session) chapter 23, section 7, is further amended:

a. By adding at the end of paragraph 4 thereof, the following paragraph:

"If in support of an application for a mining license, ^{Excess of} either for the first time or by way of renewal, the applicant ^{work may} produce a solemn declaration to the effect that in the ^{apply on} course of the preceding year he has done more work than ^{renewal.} required by law, the minister may allow such excess to apply on the subsequent renewal";

b. By inserting after the word: "renewal" in the third ^{Commuta-} line of paragraph 6 thereof, the following words: "or ^{tion in cer-} if the reasons offered by such holder for his failure to do ^{tain cases.} the work required are deemed good and sufficient".

6. The following article is inserted in the said statutes ^{Art. 2214a} after article 2214: ^{added.}

"**2214a.** It shall be the duty of the inspector to make ^{Inspections.} such inspections of mines, quarries and workshops for the reduction of minerals as may be necessary to ensure the observance of all regulations made under article 2214.

May order faults to be remedied in certain delay.

The inspector shall have power, further, to order any owner of a mine or his agents, to have remedied within a certain lapse of time specified by such inspector, any state of affairs or any practices which he may consider bad or dangerous in the working of any mine, quarry or workshop for reducing mineral.

Penalty for failure to obey.

Any failure to obey such notice within the time specified shall be an offence punishable by the penalties provided by article 2207".

Coming into force.

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

CHAP. 21

An Act to amend the act respecting employment bureaux.

[Assented to 19th February, 1914]

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

R. S. 2520f replaced.

1. The Revised Statutes, 1909, are amended by replacing article 2520f thereof, as enacted by the act 1 George V, (1st session), chapter 19, section 1, by the following:

Permission must be applied for.

"**2520f.** Any person who wishes to open or control an employment bureau for workmen, must first make application for permission to the Minister of Public Works and Labor, or to the chief inspector of industrial establishments and public buildings appointed under the fifth section of the second chapter of the seventh title (articles 3829-3866).

May be granted on report of inspector.

The Minister, on a favourable report from the inspector who has visited the premises where it is proposed to open such bureau, may grant a non-transferable permit to the person mentioned therein to open or control an employment bureau.

Duration.

Every permit shall be granted for one year or a fraction of a year only, and shall expire on the first day of May following its issue."

R. S. 2520h —2529o enacted.

2. The Revised Statutes, 1909, are amended by inserting therein, after article 2520g thereof, as enacted by the act 1 George V, (1st session), chapter 19, section 1, certain new articles as follows:

"**2520h.** Every person controlling an employment bu-