

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 re-
placed.

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 ap-
plied 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-

reau, other than an employment bureau for women only, shall be responsible for conducting such bureau as required by law; and more particularly he must:

a. Keep a register in French or English for the purposes of this section; the form and manner of keeping such register may be prescribed by the inspector; Register must be kept.

b. Make a monthly return to the inspector, setting out the number of workmen registered, their country of origin, the name of the person with whom such workmen have been placed, and the total amount of fees received by the person in charge of the bureau, or by his agents; Monthly return.

c. Furnish, each year, to the inspector a certificate from the local board of health to the effect that the sanitary condition of the bureau is satisfactory. Annual certificate.

"2520i. The forms of receipts to be given by the person in charge of the bureau or by his agents, to workmen who pay into the bureau a certain sum of money, must be approved by the inspector before being made use of. Form of receipt to be approved.

"2520j. No employment bureau shall be kept in or in the immediate proximity of a building where intoxicating liquors are sold. Shall not be kept near where liquor is sold.

"2520k. The registration fee payable to an employment bureau by a workman, or domestic servant, either male or female, shall not be more than three dollars. Fee payable to bureau not more than \$3.00.

"2520l. The holder of a permit granted under article 2520f may not, however, open, keep or control an employment bureau other than an employment bureau for women only, without having first obtained a license from the revenue collector of the district to which he belongs. License required.

Such license shall be issued on payment of an annual duty of two hundred dollars for cities and towns in which there are one or more free employment bureaux, organized under this section, and an annual duty of twenty-five dollars in other localities where there is no such free employment bureau. Annual license duty \$200.00. Exception.

The provisions of the second and third divisions of the Quebec License act (articles 1176-1315) shall apply, *mutatis mutandis*, to the license required under this section. R. S. 1176-1315 to apply.

"2520m. Every person within the scope of this section, and keeping and controlling an employment bureau without being the holder of a permit from the Minister and of the license required by this section, shall be liable Penalty for infringement.

to a fine not exceeding five hundred dollars, and costs, for each contravention.

Power of re- "2520n. The Minister may, at any time, revoke a
vocation. permit granted under this section.

The revocation of the permit shall operate as a revocation of the license.

Exception in "2520o. The license mentioned in this section shall not
certain cases. be required in the case of benevolent societies or workmen's associations which endeavour to find employment for their members."

CHAP. 22

An Act to amend the Education Act respecting taxable property.

[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. 2521
am.

1. Paragraph 15 of article 2521 of the Revised Statutes, 1909, is amended by adding thereto the following words: "and including everything that is immoveable by virtue of the municipal laws governing the territory of school municipalities."

Pending
cases.

2. This act shall not affect pending cases.

Coming into
force.

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

CHAP. 23

An Act to amend the Education 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. 2547
am.

1. Article 2547 of the Revised Statutes, 1909, as amended by the act 2 George V, chapter 24, section 1, is