

## C H A P. 41

An Act to provide for the inspection of hotels and boarding houses.

[Assented to 19th February, 1914]

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

**1.** The following section and articles are inserted in the R. S. 3866a Revised Statutes, 1909, after section fifth of chapter 2nd of title seventh: —3866f enacted.

“SECTION VI.

“INSPECTION OF HOTELS AND BOARDING HOUSES

“**3866a.** In this section or in the by-laws passed in Definition. virtue thereof, the words: “hotels” or “boarding houses” mean every establishment licensed under the Quebec License Law, or every establishment for the accommodation of the public, capable of lodging travellers, boarders or ordinary customers to the number of at least ten.

“**3866b.** The Lieutenant-Governor in Council may Inspectors to appoint one or more inspectors to visit and inspect the be appointed hotels and boarding houses in the province.

Such inspector or inspectors shall receive the remunera- Their remuneration. tion fixed by the Lieutenant-Governor in Council, but which shall, in each case, not exceed the sum of fifteen hundred dollars per annum.

The salary of such inspector or inspectors and their expenses shall be paid out of the consolidated revenue fund.

“**3866c.** The inspectors appointed under this section shall be under the control of the Minister of public works Report to Minister of Pub. Works & Labour. and labour, to whom they shall be bound to report, at least once before the 30th June of each year, or oftener should the minister so require.

“**3866d.** The Lieutenant-Governor in Council may Regulations. enact, amend or repeal all regulations be may deem necessary for the carrying out of this section. He may in particular enact such provisions as he may deem necessary for the cleanliness, general comfort and proper keeping of such hotels and boarding houses.

Such regulations shall come into force only from the date of their publication in the *Quebec Official Gazette*.

Penalty of infringement.

“**3866e.** Every person, being the proprietor, lessee or manager of a hotel or boarding house, who refuses or neglects to comply with any of the provisions of this section or of any regulation enacted thereunder, shall be liable to a penalty not exceeding fifty dollars and costs.

Certificate of inspector necessary to get license.

“**3866f.** Notwithstanding any law to the contrary, after the first of May, 1915, every revenue collector is forbidden to deliver a license to a proprietor, lessee or manager of a hotel or boarding house when such proprietor, lessee or manager is obliged to have such a license, without having obtained from such person a certificate from an inspector appointed under this section, stating that such hotel or boarding house is kept in accordance with the law and the regulations enacted in virtue thereof.”

Coming into force.

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

## C H A P. 42

An Act relating to stationary engineers.

[Assented to 19th February, 1914]

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

R. S. 3866g—  
3866m  
enacted.

**1.** The Revised Statutes, 1909, are amended by inserting therein, after the sixth section of the second chapter of the seventh title thereof, as enacted by 4 George V, chapter 41, section 1, a new section and articles, as follows:

### “SECTION VII

“*Stationary engineers.*”

Short title.

“**3866g.** This section may be cited as “The Quebec Stationary Engineers Act,” and, unless the context imply a different meaning, the following words, terms and expressions shall, for the purposes of this section, have the signification and meaning as follows:

Interpretative.

1. The words “Board of examiners” or “Examiners”, mean the examiners appointed under this section;