

hours of boys, &c., in certain factories.      eighteen years old, and no child, girl or woman shall be employed more than ten hours in any one day, or more than fifty-five hours in any one week.

Noon hour for meals.      One hour shall be allowed at noon each day for meals, but such hour shall not be counted as part of the working hours hereinabove mentioned.

When day to begin and end.      The day mentioned in this article shall not begin before seven o'clock in the morning, nor end after half-past six o'clock in the evening."

Coming into force.      2. This act shall come into force on the first day of January 1913.

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## C H A P . 3 7

An Act to amend the Bar Act of the Province of Quebec.

[Assented to 14th March, 1912.]

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

R.S.Q., 4522, am.      1. Article 4522 of the Revised Statutes, 1909, is amended:  
                   a. By adding after the word "appoint" in the sixteenth line the word "annually.";   
                   b. By striking out the words "for four years," in the seventeenth line.

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

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## C H A P . 3 8

An Act to amend the Revised Statutes, 1909, respecting the Quebec Medical Act.

[Assented to 3rd April, 1912.]

Preamble.      **W**HEREAS by section 13 of the act of the Parliament of Canada, 1-2 George V., chapter 16, it is enacted, among other things, that the said act shall not come into force until the legislatures of all the provinces have enacted legislation accepting its provisions;  
                   And whereas it is expedient to enact such legislation in the Province of Quebec;

Therefore, His Majesty, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

**1.** The following subsection and articles are inserted in the R.S.Q., Revised Statutes, 1909, after subsection eighth, of chapter <sup>4947a,b, added.</sup> fifth, of title second.

*“§ 9. The Application of the Canada Medical Act.*

**“4974a.** The provisions of the Canada Medical Act, R.S.Q., 1906, chapter 137 of the Revised Statutes of Canada, 1906, as <sup>c. 137, adopted in P. Q., &c.</sup> amended by the act of the Parliament of Canada, 1-2 George V. chapter 16, are adopted and may apply to the Province of Quebec, and the College of Physicians and Surgeons of the Province of Quebec, and the Provincial Medical Board may exercise all the rights and powers assigned to them, respectively by the provisions thereof.

**“4974b.** Notwithstanding any provision to the contrary in the laws of this Province, when a Canadian Medical Register <sup>Right to practice of persons entered in a Canadian Medical Register.</sup> shall have been established in pursuance of the said Canada Medical Act, any person duly entered in such register as a medical practitioner shall be entitled to a license from the Provincial Medical Board, to practise medicine, surgery and obstetrics in the Province, and shall be registered in the Quebec Medical Register upon production of a certificate signed by the registrar of the Medical Council of Canada, attesting such registration, and upon satisfactory evidence of his identity, and upon payment of the fee fixed therefor by the Provincial Medical Board.

Provided, nevertheless, that the Provincial Medical Board <sup>Proviso.</sup> may require a satisfactory examination in final subjects as a further condition to the obtaining of the license and the provincial registration of any person who is entered in the Canadian Medical Register only in pursuance of paragraph 2 of section 18 of the Canada Medical Act, as replaced by section 11 of the said Act 1-2 George V, chapter 16.”

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