

## C H A P . 3 9

An Act to amend the Revised Statutes, 1909, respecting surveyors.

[Assented to 3rd April, 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., 5136, **1.** Article 5136, of the Revised Statutes, 1909, is amended am.  
by replacing the word "second" in the fifth line by the word "third."

Id., 5139, re- **2.** Article 5139 of the said statutes is replaced by the follo-  
placed. wing:

" **5139.** The Board of Management shall meet at least once a year in the city of Quebec or elsewhere if it thinks proper, within the fifteen days preceding the annual meeting for the examination of candidates for admission to study and practice the profession and for the despatch of business ; and the Board of Management shall give to all students a notice of at least ten days of the date of such examination, by registered letter."

Id., 5161, am. **3.** Article 5161 of the said statutes is amended by adding at the end thereof the words : " and the Board of Management shall deliver to him a certificate of admission to the study of surveying, giving him the right to become indentured to a patron, for a four years or a three years course in pursuance of article 5165 or article 5169a, as the case may be."

Id., 5162a, **4.** The following article is inserted in the said statutes added.  
after article 5162:

Indentures **" 5162a.** Pupils attending the preparatory class for the of certain school of surveying of Laval University at Quebec and who are pupils.  
admitted to study surveying in such class, may become indentured to a patron for a three years or four years course as the case may be."

Id., 5165, am. **5.** Article 5165 of the said statutes is amended by replacing the words: " Every candidate for practice must also have," in the first line by the words: " Before presenting himself for examination, every candidate for the practice of the profession, who has not followed a course of surveying in an institution recognized as giving such course, must".

**6.** Article 5167 of the said statutes is amended by replacing Id., 5167, am. the first paragraph by the following:

“**5167.** The candidate for admission to practice, who <sup>Transmission of cer-</sup> has studied under notarial indentures, with a surveyor, for <sup>tain inden-</sup> a period of four years, three years or one year, as the case <sup>tures to</sup> may be, cannot present himself for examination unless a <sup>Board secre-</sup> certified copy of such indentures has been transmitted to <sup>tary.</sup> the secretary of the Board of Management at least thirty days previous to the date of the examination.”

**7.** The following article is inserted in the said statutes, Id., 5169a, after article 5169: <sup>added.</sup>

“**5169a.** Every student, under indentures, who has followed <sup>Admission of</sup> for at least three years the courses given in the school of sur- <sup>certain stud-</sup> veying at Quebec, and has there obtained the degree of Bachelor <sup>ents to</sup> of Surveying, and who, during such course, has had at least <sup>practice.</sup> nine months actual service on the ground, in the Province of Quebec, with a surveyor who is authorized to practice, may, after such course, present himself before the Board of Management, at its annual meeting, for his final examination, and may be admitted to practice if such examination is found satisfactory.”

**8.** Present students shall enjoy all the advantages conferred <sup>Rights of</sup> by this act which shall deprive them of no privilege hitherto <sup>certain stud-</sup> recognized as belonging to them. <sup>ents.</sup>

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

## C H A P . 4 0

An Act to amend article 5639 of the Revised Statutes, 1909,  
respecting cities and towns.

[Assented to 3rd April, 1912.]

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

**1.** Paragraph 21 of article 5639 of the Revised Statutes, R.S.Q., 5639, 1909, is amended by inserting after the word “proprietors” <sup>am.</sup> in the sixth line the words: “and between the common sewer and the street line if there is no private drain.”

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