

6. A statement of the claims contested, giving the names and addresses of the claimants, the amounts of the claims and why contested.
7. The officers of the company who are under bond, and the amount of the bond given by each.

C H A P . 4 5

An Act to amend the Quebec Insurance Act respecting companies formed by municipal councils.

[Assented to 24th March, 1911]

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

R.S.Q., 6872, am. **1.** Article 6872 of the Revised Statutes, 1909, is amended by adding the following paragraph :

By-laws *re* amount of insurance.

“ The council may fix, by by-law, the maximum amount of insurance which it may grant upon any kind or kinds of property which may be insured.”

Id., 6874, am.

2. Article 6874 of the said statutes is amended by inserting at the end of the first and last paragraphs the words “ and also the maximum amount of the insurance which it has thought fit to grant in virtue of the by-laws.”

Id., 6876, replaced.

3. Article 6876 of the said statutes is replaced by the following :

Appraisal-ment of buildings not appraised on valuation roll.

“ **6876.** Whenever a proprietor desires to get a building insured, of which the description and valuation are not entered upon the roll, he must cause it to be appraised by the valutors, who shall insert in the roll the description and value thereof and the maximum amount of insurance which the council has thought fit to grant in virtue of the by-laws; and if the council, at its meeting held immediately after the said insertions, do not cause to be entered opposite the description and valuation of such building, the words “ objected to by the council,” such building shall remain insured dating inclusively from the day of such last meeting.”

Id., 6877, am.

4. Article 6877 of the said statutes is amended by inserting after the word “ for ” in the fifth line the words “ or for which a maximum has been fixed.”

5. Article 6879 of the said statutes is amended by adding Id. 6879, thereto the following words : “or to an amount not exceeding ^{am.} two-thirds of the maximum amount of the insurance if there is a by-law fixing such amount.”

6. Article 6881 of the said statutes is amended by adding Id., 6881, the following words : “or in proportion to the amount of the ^{am.} insurance thereon, as the case may be.”

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

C H A P . 4 6

An Act to amend article 6992 of the Revised Statutes, 1909.

[Assented to 24th March, 1911]

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

1. Article 6992 of the Revised Statutes, 1909, is amended R.S.Q., 6992, by inserting after the word “company” in the fourth line ^{am.} the words “or at any other place fixed at a general meeting of the members.”

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

C H A P . 4 7

An Act to amend the Revised Statutes, 1909, and the Municipal Code respecting noxious weeds.

[Assented to 14th March, 1911]

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

1. Article 7353 of the Revised Statutes, 1909, is amended R.S.Q., 7353, by inserting after the word “celandine” in the fifth line the ^{am.} words “orange hawk-weed (paint-brush).”