

10. Article 103 of the said act is amended by replacing the figures 84, in the ninth line, by the figures 65. Id., s. 103, amended.

11. Article 109 of the said act is amended : Id., s. 109, amended.

a. By replacing the second paragraph by the following :

“ If it is impossible to obtain the certificate of the attending physician, or if no physician has been called in, the certificate shall be signed by the coroner, or by a justice of the peace, whenever the deceased resided during his last illness less than five miles from the nearest physician ; but if such distance is five miles or more, the certificate may be signed by such coroner or justice or by a clergyman, or by two credible persons, who shall state to the best of their knowledge and belief, the cause of death” ; Certificate by coroner, &c.

b. By inserting after the word “ certificate ”, in the first line of the third paragraph, the words : “ or a receipt for such certificate given by the municipal authority.” Receipt for certificate.

c. By inserting after the word “ burial ”, in the ninth line of the fourth paragraph, the words : “ No permit shall be given unless the requirements of the by-laws of the Board of Health respecting the transportation of corpses, have been carried out.” Permit to be refused in certain case.

12. Form F of the said act is amended by inserting after the last word thereof the words : “ and at what distance from the residence of the nearest physician the deceased resided during his last illness.” Id., form F, amended.

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

CHAP. 50

An Act to amend the Revised Statutes respecting the building and repair of churches, parsonages and cemeteries

[Assented to 29th May, 1909]

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

1. The following articles are inserted in the Revised Statutes after article 3421 : R.S.Q., 3421a-c, added

“ **3421a.** Upon authorization by the majority of the freeholders present at a meeting duly called for that purpose, the trustees may borrow for the purposes of the act of assess- Borrowing by trustees, &c.”

- ment, an amount not exceeding the principal sum or the balance thereof, to be levied by the act of assessment.
- Repayment of loan.** Such loan may be repaid by annuities, including interest and sinking fund, at the same rates as those imposed by the act of assessment.
- Amount of assessments.** The amount of each assessment shall not exceed the amount in capital, interest and sinking fund to be levied each year under the act of assessment.
- Security for repayment of loan.** “**3421b.** To secure the repayment of the sum borrowed and of the interest, the trustees may execute in favour of the lender a deed of obligation, with or without a transfer of the sum to be levied by the act of assessment, and the lender shall, under such transfer, have, without registration, all the rights, privileges, hypothecs, and actions which the law gives to the trustees.
- Service of certain transfer.** The transfer shall be served in accordance with article 1571c, of the Civil Code.”
- Issue, &c., of bonds, &c.** “**3421c.** For the purposes of the act of assessment trustees may also borrow by issuing bonds, debentures or other securities to the amount mentioned in article 3421a, payable by annuities or without annuities, and with interest at a rate not exceeding the rate imposed by the act of assessment, and may sell them at such prices as may be thought proper, but no such bond, debenture or other security shall be for a sum of less than fifty dollars.
- Security for repayment of bonds, &c.** To secure the payment of such bonds, debentures or other securities, the trustees may transfer, before or after the issue thereof, to one or more trustees, the whole or any part of the sum to be levied by the act of assessment, and, under such transfer, the said trustee or trustees shall have all the rights, privileges, hypothecs, and actions conferred upon trustees by law ; and if such bonds, debentures or securities are payable without annuities, provision must be made for a sinking fund.
- How payment of bonds, &c., enforced, &c.** **3421d.** In case the sums due for principal, interest, or sinking fund, upon the sums borrowed, are not paid when they respectively became due, the provisions of title first of book third of the Municipal Code respecting the execution of judgments rendered against municipal corporations shall apply *mutatis mutandis*, and the levy made by the sheriff shall bear the same privilege upon the taxable immoveables, as the act of assessment.”
- Coming into force.** **2.** This act shall come into force on the day of its sanction.
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