

4. Each amendment, with the year on which it was made, Amendments shall be noted in one of the columns of the principal act kept noted in principal act, &c. for that purpose, opposite the immoveable affected by such amendment.

5. The trustees may, nevertheless, make a new act of as New act. sessment, instead of the revision, by observing the formalities prescribed by article 3408."

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

## CHAP. 58

An Act to amend article 3611 and others of the Revised Statutes respecting the Notarial Code

[Assented to 25th April, 1908]

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

1. Article 3611 of the Revised Statutes is amended by R. S. Q., striking out all the words after the word "seizure" in the 3611, amended. fourth line.

2. Article 3634 of the Revised Statutes is amended by Id., 3634, adding after the figures 3632, in the third line, the words : amended. "or who takes holy orders or becomes a minister of any religion whatsoever"

3. Article 3635 of the Revised Statutes is amended by Id., 3635, adding thereto the following paragraph : amended.

"The same rule applies to any notary who has voluntarily Notary ceased practising, and who wishes to resume the practice of ceasing practice. his profession."

4. Article 3636 of the Revised Statutes is replaced by the Id., 3636, following : replaced.

"**3636.** Every notary not qualified to practice in virtue of the Practicing, provisions of this chapter, who, directly or indirectly, prac- &c., of notary tises his profession, either alone, or jointly with a qualified no- not entitled to practice. tary, or who shares in the fees of the latter or receives any part thereof, is deemed to have illegally practised the profession of notary, and is liable, over and above any professional penalties, to a fine of not less than twenty-five dollars and not more

than seventy-five dollars recoverable in the manner prescribed by article 3836."

Id., 3679,  
replaced.

**5.** Article 3679 of the Revised Statutes is replaced by the following :

What shall  
be *en brevet*.

**" 3679.** 1. Declarations, advice of family councils, appointments and reports of experts in matters respecting minors and other incompetent persons, shall be received and delivered *en brevet*."

What may  
be *en brevet*.

2. Life certificates, powers of attorney, authorizations, acts of notoriety, receipts for farm or house rent, wages, arrears of pension or of rent, and other ordinary deeds may be received *en brevet*.

Id., 3694.,  
amended.

**6.** Article 3694 of the Revised Statutes, is amended by adding thereto the following paragraph :

Notice of  
deposit of  
records.

" Whenever a notary deposits in the prothonotary's office, one or more sets of records which have been assigned to him, he shall give immediate notice thereof to one of the secretaries of the Board."

Id., 3695,  
amended.

**7.** Article 3695 of the Revised Statutes, as amended by the acts 59 Victoria, chapter 29, section 3, and 62 Victoria, chapter 34, section 1, is further amended by adding thereto the following paragraph :

Notice of de-  
posit of re-  
cords.

" As soon as a set of records is deposited, the prothonotary shall forthwith and free of charge give notice of such deposit to one of the secretaries of the Board."

Id., 3696,  
amended.

**8.** Article 3696 of the Revised Statutes, is amended :

a. By striking out the words " provided such transfer is made within the year following the deposit " in the fifth and sixth lines.

b. By adding thereto the following paragraph :

Notice of  
transfer of  
records.

" When a set of records which has been deposited is so transferred, the prothonotary shall forthwith give notice thereof free of charge to one of the secretaries of the Board, mentioning in such notice the name of the transferee."

Id., 3770,  
amended.

**9.** Article 3770 of the Revised Statutes is amended by replacing the words : " after the Board shall have ordered the same by by-law ", in the third and fourth lines, by the words : " since the 19th day of July, 1899, upon which day a by-law to that effect was passed."

Id., 3788,  
amended.

**10.** Article 3788 of the Revised Statutes is amended by adding thereto at the end of paragraph 4 thereof the words : " and of those transferred to practising notaries."

**11.** Article 3792 of the Revised Statutes, as amended by Id., 3792, the act 61 Victoria, chapter 28, section 3, is further amended : amended.

a. By adding, after the word : " Province ", in the second line, the words : " and of all those transferred to practising notaries."

b. By adding after the word : " deposited ", in the fifth line the words : " or transferred."

**12.** Article 3811 of the Revised Statutes as replaced by the Id., 3811, act 63 Victoria, chapter 25, section 7, is amended by inserting <sup>amended.</sup> after the word " deed " in the second line, the words " *en minute.*"

**13.** Article 3812 of the Revised Statutes, as amended by Id., 3812, the act 61 Victoria, chapter 28, section 5 is further amended <sup>amended.</sup> by inserting after the word " allow " in the second line the words " or make valid "

**14.** Article 3812a of the Revised Statutes as enacted by Id., 3812a, the act 5 Edward VII, chapter 23, section 1, is <sup>amended.</sup> amended by striking out the words " the registration " in the second line of the second paragraph.

**15.** Article 3822, of the Revised Statutes, is amended by Id., 3822, adding after the word : " before ", in the second line, the words : <sup>amended.</sup> " and to the satisfaction of."

**16.** The following article is added to the Revised Statutes Id., art. <sup>added after</sup> after article 3833. 3833.

" **3833a.** The Board may, by by-law, change and amend from <sup>Certain by-</sup> time to time, the provisions contained in articles 3803, 3804, <sup>laws of</sup> 3810 and 3830, and otherwise provide for the matters governed <sup>Board.</sup> by such articles."

**17.** Article 3940 of the Revised Statutes as replaced by Id., 3940, the act 3 Edward VII, chapter 35, section 40, is amended by <sup>amended.</sup> inserting after the word " party " in the sixth line, the words " upon the registrar of the registration division."

**18.** Article 3946 of the Revised Statutes, as amended by Id., 3946, the act 3 Edward VII, chapter 35, section 45, is replaced by <sup>replaced.</sup> the following :

" **3946.** In every case of suspension or removal of a notary, Notice of notice thereof shall be given over the signature of one of the <sup>suspension,</sup> secretaries of the Board, in two numbers of the <sup>&c., of no-</sup> *Quebec* tary. *Official Gazette*, after the service required by article 3940 has been made".

Id., 3947,  
amended.

**19.** Article 3947 of the Revised Statutes is amended :

a. By replacing the word : “ four ”, in the second line, by the word : “ two.”

b. By adding thereto the following paragraph :

Registrars,  
&c., not to  
recognize  
certain per-  
sons as nota-  
ries.

“ From and after the date of such last publication, the registrars, prothonotaries and clerks of all the courts of the Province, shall refuse to recognize as a practising notary, the person so removed or suspended.”

Id., 3956,  
replaced.

**20.** Article 3956 of the Revised Statutes is replaced by the following :

Certain tariff  
to remain in  
force.

“ **3956.** The tariff in force since the 5th day of August 1889, made according to law, shall remain in force until replaced in conformity with the provisions of this chapter.”

Coming into  
force.

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

## CHAP. 59

An Act to amend the law respecting physicians and surgeons of the Province of Quebec

[Assented to 14th April, 1908]

Preamble.

**W**HEREAS there are at present in the universities of this Province attending medical courses, a number of students who commenced attending such medical courses before having obtained a certificate of admission to the study of medicine ;

Whereas the fact of their not having been regularly admitted to study medicine exposes them to lose the benefit of several years of medical studies ;

Whereas the said students were authorized to attend the said courses in the universities of this Province ;

Whereas for many years past this Legislature has regularized the position of a large number of students ;

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

College of  
Physicians  
and Surgeons  
of P. Q., may  
grant cer-  
tain licenses,  
&c.

**1.** Notwithstanding article 3978 of the Revised Statutes, the College of Physicians and Surgeons of the Province of Quebec shall grant the license and registration required for the practise of medicine, surgery, and obstetrics, to the persons who, being entered as medical students, and having commenced their medical course in a university of this Province before the first of November 1903, have obtained therefrom a diploma