

**8.** Article 4061*b* of the Revised Statutes, as enacted by R. S., 4061*b*, the act 59 Victoria, chapter 30, section 3, is replaced by the following : replaced.

**" 4061*b*.** The schools of dental surgery, as they have been established by the Board of Examiners of the Dental Association of the Province of Quebec, and as affiliated to Laval and McGill Universities, are declared to have a legal existence, and to enjoy all the privileges granted to corporations." Certain schools of dental surgery declared to be legal corporations.

**9.** The College of Dental Surgeons of the Province of Quebec does not constitute a new corporation distinct from the Dental Association of the Province of Quebec, governed by the act 52 Victoria, chapter 40, and the amendments thereto, but continues such corporation for all purposes. College not a new corporation.

**10.** In any law and in any regulation made under the act 52 Victoria, chapter 40, or its amendments, the words : Interpretation.  
" Dental Association of the Province of Quebec," or any word or words designating the said association, shall mean the College of Dental Surgeons of the Province of Quebec ; and the words : " Board of Examiners " or any word or words designating such board, shall mean the Board of Governors of the Dental Surgeons of the Province of Quebec.

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

## CHAP. 29

An Act to amend the law respecting the early closing of shops

[Assented to 2nd June, 1904]

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

**I.** Section 1 of the act 57 Victoria, chapter 50, is amended by adding thereto the following clauses : 57 V., c. 50, s. 1, amended.

" Every infringement of a by-law made in virtue of this act shall render the person, found guilty thereof before two justices of the peace, liable to a fine not exceeding forty dollars for each offence, and in default of payment an imprisonment not exceeding two months. Penalty for infringement of act.

Law to govern prosecutions.

Prosecutions for infringements of the by-laws made in virtue of this act, shall be governed by part LVIII of the Criminal Code, 1892, respecting Summary Convictions, (articles 839 to 909)."

Coming into force.

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

## CHAP. 30

### An Act respecting automobiles

[Assented to 31st May, 1904]

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

"Automobile" interpreted.

**1.** The expression "automobile" in this act comprises all vehicles moved by any power other than muscular force, excepting railway and tramway cars and motor vehicles running only on rails or railroads.

Limit of speed.

**2.** An automobile shall not be driven at a speed greater than six miles an hour, within the limits of a city, town or village, nor at a speed greater than fifteen miles an hour in any other municipality.

Automobile to be stopped upon signal, &c., in certain cases.

**3.** Every person having the control or care of an automobile shall, upon any street or public road, and upon the approach of any horse being ridden or of any vehicle drawn by a horse, so manoeuvre such automobile as to take every reasonable precaution to prevent such horse being frightened, and to safeguard and protect the person driving it; and, if such horse appears to be frightened, the person driving the automobile must diminish the speed and, if required, by a signal made by lifting the hand or otherwise, by the driver of such horse, he shall not approach nearer such animal unless such movement be necessary to avoid an accident or damages, or such animal appears to be under the control of its driver.

Application of section.

This section applies to a vehicle drawn by one or more horses.

Penalty for infractions.

Before what courts suits may be brought.

**4.** The violation of any of the provisions of this act shall render the guilty party liable upon an action taken before the circuit court or magistrate's court or on conviction before a justice of the peace, to a fine not exceeding twenty dollars and, in default of payment, to imprisonment not exceeding one month.