

SCHEDULE B

SCHEDULE OF MATTERS TO BE PROVIDED IN THE RULES

Membership in association.
 Mode of convening general and special meetings and of altering rules.
 Manner of electing directors.
 Provisions for the audit of accounts.
 Power and mode of withdrawal of members.
 Provisions for the claims of executors or administrators of members.
 Appointment of managers and other officers and their respective powers and remuneration and provisions for filling vacancies occasioned by death, resignation and other causes.
 Payment of interest on deposits to members after deduction of amounts due to the association.
 Form of policies.
 Nature and amount of the risks generally to be taken.
 Percentage to be charged as premium.
 Amount of deposit for reserve fund to be made by policy holders in cash.

 C H A P . 39

An act respecting logs driven and sorted on lakes, rivers and streams in this province

[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 :

1. Unless the person claiming or detaining them proves his exclusive right of ownership or possession, all unmarked logs, or logs from which the marks are effaced, on lakes, rivers or streams, or on their shores or banks or in the sorting booms, shall belong to all the persons who have driven or floated logs on such river, during the same season, in proportion to the number of logs which such persons have respectively manufactured, put into the water and driven.

Unless exclusive ownership proved, unmarked logs in a drive belong to all who drive in same river, &c.

Statement of logs to be furnished on demand to person intending to drive logs on same river.

Effect of default.

Coming into force.

2. All persons manufacturing logs intended to be driven on any river or stream shall, on demand of any person who is himself engaged in manufacturing logs intended to be driven on the same river or stream, furnish to such person, before the driving season begins, a statement of the logs manufactured and intended to be driven, verified by solemn declaration, and in default of his so doing within a reasonable time, the person so in default shall not be entitled to claim, under the provisions of the foregoing section, any unmarked logs or logs from which the marks have been effaced.

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

CHAP. 40

An Act to amend the Civil Code respecting registers of Civil Status

[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 :

C. C., 78*b*, amended.

1. Article 78*b* of the Civil Code, as enacted by the act 60 Victoria, chapter 50, section 3, is amended by adding thereto the following paragraph :

When books may be initialed.

“ Such formality may be accomplished at any time before the prothonotary’s certificate of authenticity is affixed.”

C. C., 78*i*, amended.

2. Article 78*i* of the Civil Code, as enacted by the act 62 Victoria, chapter 48, section 1, is amended by adding the following after the first paragraph :

When registers may be numbered.

“ The register may thus be numbered at any time before the authenticity thereof is attested by the prothonotary.”

Coming into force.

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