

## C H A P. 24

An Act to amend the law respecting Dentists

[Assented to 26th March, 1902]

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

**1.** Article 4056 of the Revised Statutes, as replaced by R. S., 4056, the act 52 Victoria, chapter 40, section 1, is again replaced <sup>replaced.</sup> by the following :

“ **4056.** Every member of the Association shall pay into <sup>Annual con-</sup> the hands of the treasurer of the Association, on or before <sup>tribution by</sup> the third day of September in every year, a contribution of <sup>members.</sup> five dollars ”

**2.** Article 4057 of the Revised Statutes, as replaced by Id., 4057, the act 52 Victoria, chapter 40, section 1, is again replaced <sup>replaced.</sup> by the following :

“ **4057.** In addition to his inability to vote as stated in <sup>Member in</sup> article 4055, any member of the Association neglecting to <sup>arrears after</sup> pay his contribution, after a sixty days' notice given to <sup>notice to lose</sup> him by registered letter by the treasurer, shall *ipso facto* <sup>right to</sup> lose his right to practise as a dentist in the province, so long <sup>practise.</sup> as he has not paid the said contribution and all arrears, and may be sued for the recovery of the said contribution and arrears, before a court of competent jurisdiction. ”

## C H A P. 25

An Act to amend the law respecting Civil Engineers

[Assented to 26th March, 1902]

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

**1.** Article 3 of the act 61 Victoria, chapter 32, is amended <sup>61 V., c. 32,</sup> by adding thereto the following paragraph : <sup>art. 3,</sup> <sup>amended.</sup>

“(1) Whosoever hereafter establishes to the satisfac- <sup>Applications</sup> tion of the Council that he was not a resident of this prov- <sup>to be received</sup> ince at the time of the coming into force of this act ; that <sup>as engineers</sup> by reason of such absence he could not comply with its <sup>by certain</sup> persons, &c.

provisions or give the periods of study and service required in the office or service of a corporate member of the society ; that he has however been practising as a civil engineer, within the meaning of this act, for a period of not less than ten years, and that he is a member of the highest grade of the Institution of Civil Engineers or any other national engineering society of similar standing ; and gives one month's notice, and, at the same time, pays the society the sum of fifty dollars, and passes the examination prescribed in paragraph (e) of article 6 of this act."

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CHAP. 26

An Act to amend the law respecting land surveyors and the survey of lands

[Assented to 26th March, 1902]

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

Art. added after R. S., 4084*b*.

**1.** The following article is added after article 4084*b* of the Revised Statutes, as enacted by the act 52 Victoria, chapter 41, section 1 :

Certain property of land surveyors not liable to seizure.  
Exception.

"**4084*c*.** The minutes, papers, plans, field-notes and books of a land surveyor are not liable to seizure ; his surveying and drawing instruments are also not liable to seizure, except by the vendor for the recovery of the purchase price."

R. S., 4086, amended.

**2.** Article 4086 of the Revised Statutes, as replaced by the act 52 Victoria, chapter 41, section 2, is amended by striking out the words : "in connection with land surveying," in the first and second lines of clause *f* of paragraph 2.

Id., 4088, replaced.

**3.** Article 4088 of the Revised Statutes is replaced by the following :

Members and officers of board.

"**4088.** The members elected upon the board of management are eleven in number, from among whom are chosen a president, two vice-presidents, a syndic and a secretary-treasurer.

President *de jure*.

The minister having the control of the survey of lands, or, in his absence, the deputy-minister is *de jure* honorary president of the corporation."