

TITLE VII

BAILIFFS' SECURITY

63. The existing law respecting the security for bailiffs and the obligation of the corporation to be security for its members is maintained in force. Present law respecting security maintained.

FINAL PROVISIONS

64. All existing laws respecting the corporation are repealed, but nothing in this act shall have the effect of relieving the corporation or any of its members from the superintending and reforming power, orders and control vested in the Superior Court in the manner and form prescribed by law. Repealing clause. Control of Superior Court.

65. Bailiffs shall continue as formerly to be officers of the courts of justice, and shall remain subject to the jurisdiction of the courts and of the judges. Bailiffs to be officers of justice.

66. The powers hereby conferred upon the corporation shall not prevent any one who may have reason to complain of the conduct of any bailiff in the exercise of his duty from having such bailiff dismissed by the Superior Court upon summary petition. Dismissal of bailiff upon petition to Superior Court, &c.

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

C H A P. 44

An Act to amend the Municipal Code respecting the erection of municipalities

[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. The following section and article are added to the Municipal Code after article 92 : Section and art. added after M. C., 92.

" GENERAL PROVISION

" **92a.** The council of a county may, upon petition of a local council, pass, after public notice, a by-law for the purpose of changing the name of a local municipality, for Change of name of local municipality,

by by-law of
county coun-
cil.

reasons deemed advantageous; but such by-law shall not come into force until it has been submitted to the Lieutenant-Governor, and notice has been published as required by article 41."

Coming into
force.

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

C H A P. 4 5

An Act to authorize municipal councils to prohibit the sale
of intoxicating liquor

[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 :

M.C., 561, re-
placed.

1. Article 561 of the Municipal Code, as it is contained in article 6118 of the Revised Statutes, is replaced by the following :

Prohibition
by by-law of
sale of liquor.

“ **561.** To prohibit the sale of intoxicating liquor in any quantity whatsoever, and the granting of licenses therefor within the limits of the municipality and on the ferries which are dependencies of such municipality, saving always the provisions of article 56 of the Quebec License Law; but, as respects holders of bottlers' and wholesale liquor licenses mentioned in articles 48 and 51 of the Quebec License Law, the by-law passed by the municipal council for that purpose only comes into force after it is approved by a majority of the electors entitled to vote at the election of a municipal councillor for the municipality.

Proviso.

This by-law shall remain in force until repealed by another by-law passed and approved in the same manner.”

Duration of
by-law.

Id., 563, re-
placed.

2. Article 563 of the said Code, as it is contained in article 6121 of the Revised Statutes, is replaced by the following :

Collector not
to issue any
license in mu-
nicipality in
which by-
law is in
force.

“ **563.** The collector of provincial revenue of the district cannot, so long as such by-law remains in force, issue licenses authorizing the sale of intoxicating liquor in any quantity whatever in any place in the said municipality, subject always to the provisions of article 56 of the Quebec License Law.”

Id., 566, re-
placed.

3. Article 566 of the said Code, as it is contained in article 6123 of the Revised Statutes, is replaced by the following :