



## 63 VICTORIA

### CHAP. 25

#### An Act to amend the Notarial Code

[Assented to 23rd March, 1900]

HER MAJESTY by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. The following article is added after article 3606 of the Revised Statutes :  
Art. added after R. S., 3606.  
"3606a. For the purpose of expressing their official quality every notary has been, is and shall be entitled to style himself "Notary" or "Notary public." Notaries how to be styled in decds.
2. Article 3684 of the Revised Statutes is amended by adding thereto the following clause :  
Id., 3684, amended.  
"Such transfer of a *greffe* can only be validly made if all subscriptions and costs due to the Board have been paid." Payments re-quired before transfer.
3. Article 3687 of the Revised Statutes is amended by adding thereto the following paragraph :  
Id., 3687, amended.  
"4. Produces a certificate from the treasurer of the Board establishing that there are no arrears of subscription or costs due to the Board by the notary deceased, resigned, suspended, interdicted, or otherwise become incapable to exercise his profession." Certificate that no ar-rears are due.
4. Article 3705 of the Revised Statutes is amended by adding thereto the following clause :  
Id., 3705, amended.  
"Nevertheless before remitting such half of the fees to those entitled thereto, the prothonotary shall first pay to the Board Duty of pro-thonotary before remit-ting fees.

Board of Notaries the amount of arrears of subscription and the costs due to the Board by the notary whose *greffe* is thus deposited, according to the statement produced and certified by the treasurer of the Board.”

Id., 3706,  
amended.

**5.** Article 3706 of the Revised Statutes is amended by inserting in the second line of the second paragraph, after the word “notary,” the following words: “has paid all his arrears of subscription and costs to the Board or to the prothonotary, and”.

Id., 3762,  
amended.

**6.** Article 3762 of the Revised Statutes is amended by adding the following words thereto: “and imposing penalties not exceeding the sum of twenty-five dollars for infringing their by-laws.”

Id., 3811,  
replaced.

**7.** Article 3811 of the Revised Statutes is replaced by the following:

Indentures  
and transfer  
thereof.

“**3811.** After having obtained a certificate of admission to study, the candidate must by authentic deed become articulated to a practising notary. Such articles may be transferred by authentic deed. If the patron under whom the clerk is serving die or become incapable of acting, the clerk shall transfer his articles within sixty days to another practising notary in the same manner.

Registration  
thereof.

All articles of clerkship and transfers must be registered with one of the secretaries of the Board within thirty days from their date, under pain of nullity.”

Id., 3823,  
amended.

**8.** Article 3823 of the Revised Statutes is amended by substituting in the seventh line thereof the words: “one hundred” for the word “twenty-five”, and by striking out the last paragraph.

Id., 3839,  
amended.

**9.** Article 3839 of the Revised Statutes is amended by substituting the word “May” for the word “July” in the first line.