

CAP. XXXIII

An Act to amend the law respecting Asylums for the insane.

[Assented to 10th March, 1899]

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

R. S., 3227,
replaced.

1. Article 3227 of the Revised Statutes, as enacted by the act 55-56 Victoria, chapter 30, section 8, is replaced by the following :

Recovery of
amounts
paid.

“**3227.** The amount paid by any city or town municipality under the provisions of this law, shall be considered as a debt which may be levied under the Municipal Code or of the charter of the city or town, and may be collected in the same manner as an ordinary tax.”

Art. added
after R. S.
3228e.

2. The following article is added to the Revised Statutes, after article 3228e, as enacted by the act 56 Victoria, chapter 31, section 13 :

Other provi-
sions for
reimbursing
certain pay-
ments.

“**3228f.** Any county municipality which has paid a sum of money to the Government for the maintenance, custody or treatment of any insane person, or for his transport to or from an asylum, may, instead of being reimbursed in the manner prescribed by article 3228e, recover the sum which it has so paid from the local municipality whence the patient was sent to the asylum.

The local municipality may afterwards be reimbursed, in conformity with the rules prescribed by article 3228e, the amount which it has so paid to the county municipality.”

Coming into
force.

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

CAP. XXXIV

An Act to amend the Notarial Code.

[Assented to 10th March, 1899]

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

R. S. 3695,
amended.

1. Article 3695 of the Revised Statutes, as amended by the act 59 Victoria, chapter 29, section 3, is further amended by adding thereto the words “ even when concurrent jurisdiction is given to the court of another district.”

2. Article 3710 of the Revised Statutes is amended by Id. 3710, adding thereto the following clause : amended.

“ The subdivisions of the judicial districts made since the coming into force of the Notarial Code, and those which may be hereafter made, shall not affect this article.” Certain subdivisions of judicial districts not to affect article.

3. Article 3721 of the Revised Statutes is amended by Id. 3721, adding thereto the following clause : amended.

“ The chairman himself may also deposit his ballot, and, at the counting of the votes, in the case of an equality of votes, he shall give his casting vote.” Vote and casting vote of chairman.

4. Article 3722 of the Revised Statutes is amended by Id. 3722, replacing, in the fifth line, the word “ fifteen ” by the word “ eight.” amended.

5. Article 3729 of the Revised Statutes, as replaced by the act 55-56 Victoria, chapter 31, section 3, is again replaced by the following : placed.

3729. General meetings of the Board of Notaries are opened at ten o'clock in the forenoon, at Quebec and Montreal, alternatively, on the second Tuesday of the month of July in each year. If the day so fixed be a non-juridical day, the meeting opens the next juridical day. Day and hour for holding general meetings of board.

The first meeting after the coming into force of this act shall be held at Quebec. ” First meeting.

6. Article 3785 of the Revised Statutes is replaced by the following : Id. 3785, replaced.

3785. At each annual meeting the treasurer renders his accounts up to the first of July. ” Accounts by treasurer.

7. Article 3786 of the Revised Statutes, as amended by the act 61 Victoria, chapter 28, section 2, is amended by replacing, in the third line, the word “ September ” by the word “ July ”. Id. 3786, amended.

8. Article 3787 of the Revised Statutes is amended by replacing the word “ October, ” in the second line, by the word “ September ”. Id. 3787, amended.

9. Article 3795 of the Revised Statutes is amended by adding after the words “ table are ”, in the first line, the words “ if the Board so orders ”. Id. 3795, amended.

10. Article 3806 of the Revised Statutes is amended by substituting, in the third line, the word “ fifteen ” for the word “ thirty ”. Id. 3806, amended.

Id. 3819,
amended.

11. Article 3819 of the Revised Statutes is amended by replacing, in the fourth line, the words "one month," by the words "fifteen days".

Id. 3821,
amended.

12. Articles 3821 of the Revised Statutes is amended by replacing, in the second line, the words "three weeks," by the words "one week".

Id. 3859,
amended.

13. Article 3859 of the Revised Statutes, as amended by the act 55-56 Victoria, chapter 31, section 6, is further amended by replacing, in the first line, the words : "At the annual meeting", by the words : "At the first meeting of every triennial term," and by adding, at the end of the said article, the following paragraph :

Appointment
of Committee
on Discipline.

"At its next meeting, the Board of Notaries shall appoint its Committee on Discipline for the present triennial term."

Coming into
force.

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

C A P. X X X V

An Act to amend the "Quebec Pharmacy Act."

[Assented to 10th March, 1899.]

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

R. S. 4033,
replaced.

1. Article 4033 of the Revised Statutes, as replaced by the act 53 Victoria, chapter 46, section 8, is again replaced by the following :

Poisons
named in
schedule A.

"**4033.** The several substances, named or described in Schedule A, shall be poisons within the meaning of this act.

Articles
declared to be
poisons by
regulation.
Approval of
regulation by
Lieutenant-
Governor.

The council may, from time to time, by regulation, declare that any substance named therein shall be a poison within the meaning of this act

The council shall submit such regulation to the approval of the Lieutenant-Governor in Council, and, if it be approved, it shall come into force one month after the publication thereof in the *Quebec Official Gazette*, and the substances therein mentioned shall be considered as poisons within the meaning of the law.

Lieutenant-
Governor
may have
substance
analyzed be-
fore approv-
ing regula-
tions.

The Lieutenant-Governor in Council may, before giving his approval, cause to be ascertained, by an expert, at the expense of the Pharmaceutical Association of the Province of Quebec, whether the substances mentioned in the regulation are or are not poisons within the meaning of this act."