

CAP. XXIX.

An Act to amend the Notarial Code.

[Assented to 21st December, 1895.]

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

1. Article 3631 of the Revised Statutes is amended by inserting after the words: "land-surveyors," in the second line, the following words: "or enter holy orders or become ministers of any religious denomination whatever." R. S., 3631, amended.

2. The following article is added after article 3692 of the said Statutes: Art. added after R. S., 3692.

"3692a. If the notary, who is transferee of a *greffe*, changes districts, the transferred *greffe* must be deposited in the office of the prothonotary of the district in which the notary, whose *greffe* was transferred, had his domicile." If transferee of greffe changes districts, where then to be deposited.

3. Article 3695 of the said Revised Statutes is amended by inserting after the words: "Province," in the third and fourth lines, the following words: "becomes insane". R. S., 3695, amended.

CAP. XXX.

An Act to further amend the law respecting dentists.

[Assented to 21st December, 1895.]

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

1. Paragraph 2 of article 4055 of the Revised Statutes, as replaced by the act 55-56 Victoria, chapter 32, section 1, is amended by adding thereto the following words: "but, in addition thereto, each of the universities in the Province of Quebec granting the degree of "doctor of dental surgery" and to which the Dental College of the Province of Quebec is affiliated, and also the said Dental College of the Province of Quebec, shall be entitled to appoint a member of the said board, and such member shall also be a member of the Dental Association of the Province of Quebec, and in such case the total number of members of the board shall be increased by the number of members so appointed." R. S., 4055, §2, amended.

Art. added
after R. S.,
4055a

2. The following article is added after article 4055a of the said Revised Statutes, as enacted by the act 55-56 Victoria, chapter 32, section 2 :

Certain persons entitled, without further examination, to a license to practise, provided that they :

“**4055b.** Any person shall, however, without further examination as to his dental knowledge or skill, be entitled to receive from the Dental Association of the Province of Quebec, a license to practise dentistry in this Province, and the title of “licentiate of dental surgery,” upon fulfilment of the following requirements :

Have obtained a degree in dental surgery ;

1. He shall have obtained the degree of “doctor of dental surgery” from any university to which the Dental College of the Province of Quebec is affiliated ; provided that such degree shall have only been given after he has studied dentistry for three years in any of the said universities, from the date of his having passed the examination required, by the board of examiners of the Dental Association of the Province of Quebec, of candidates for admission to the study of dentistry, and according to the curriculum of study prescribed by the said board of examiners ;

Deposit of certain sum with treasurer,

2. He shall, at least one month before any of the regular sittings of the said board, as prescribed in article 4059, have paid, into the hands of the treasurer of the said dental association, the fees required from candidates for admission to the practice of dentistry, and shall have enclosed and delivered to the secretary of the said association the treasurer’s receipt for the same, together with evidence satisfactory to the said board of his integrity and good morals ;

And certain certificates ;

3. He shall have studied during three years with a licensed dentist of this Province, in accordance with the provisions of paragraphs 2 and 3 of article 4058.”

Have studied for three years with practitioner.

Arts. added after R. S., 4061.

3. The following articles are added after article 4061 of the said Revised Statutes, as enacted by the act 52 Victoria, chapter 40, section 1 :

Board of examiners to appoint assessors to attend university examinations and report.

“**4061a.** The board of examiners of the said dental association shall appoint two or more assessors, either outside its own body or from amongst the members of the said dental association, to attend the dental examinations of the universities to which the Dental College of the Province of Quebec is affiliated, mentioned in article 4055b, and to report to the said board of examiners upon the character of such examination ; but such assessors shall not be chosen from amongst any of the teachers in the said college.

If report of assessors unfavorable to students.

If the report should be unfavorable to any of the candidates, the dental association may refuse to grant the admission, license and title mentioned in the said article to those candidates whose qualifications have so been deemed insufficient.

It shall be the duty of the college to notify the secretary of the dental association of the time and place at which their examinations in dentistry shall be held, at least one month previous to such examinations.

Notice of examinations to be given to secretary.

“**4061b.** The Dental College of the Province of Quebec, as established by the board of examiners of the Dental Association of the Province of Quebec, is declared to have a legal existence, and the board of examiners aforesaid shall have, in relation to the universities granting the degree of “doctor of dental surgery” and to which the Dental College of the Province of Quebec is affiliated, all the rights and privileges mentioned in section 2 of the act 55-56 Victoria, chapter 32.”

Dental College declared to have legal existence, &c.

C A P . X X X I .

An Act to amend the law respecting town corporations.

[Assented to 21st December, 1895.]

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

I. Article 4525 of the Revised Statutes is amended by adding after the word : “Province,” in the second line, the words : “ or on first hypothec to an amount not exceeding one half of the value of the property mortgaged, as appearing by the municipal valuation roll ; provided that provision be made for the insurance of the property so mortgaged, to be taken in the name of the corporation, and at the expense of the borrower, to an amount of not less than one half of the value of the property so insured.”

R. S., 4525, amended.

C A P . X X X I I .

An Act to amend the law concerning exemptions from taxation.

[Assented to 21st December, 1895.]

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

I. The following section and articles are added after article 4643 of the Revised Statutes :

Arts. added after R. S., 4643.

“ SECTION VI*a*.

EXEMPTION OF RAILWAY COMPANIES FROM TAXATION .

“**4643a.** It is lawful for any city, town or village municipality to exempt from all taxes, assessments and municipal

Railway companies may be exempted