

## CAP. XXXII.

An Act to amend the law respecting the summoning of jurors.

[Assented to 12th January, 1895.]

R. S., 2658,  
amended.

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

Commercial  
travellers to  
be personal-  
ly served.

1. Article 2658 of the Revised Statutes is amended by adding the following clause thereto:

“Persons employed as commercial travellers shall, unless personally served, not be deemed to be lawfully served.”

## CAP. XXXIII.

An Act respecting Coroners.

[Assented to 12th January, 1895.]

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

R. S., 2692,  
amended.

1. Article 2692 of the Revised Statutes is amended by adding thereto the following clause:

Account for  
disburse-  
ments, &c.,  
to be sworn  
to, &c.

“Every coroner shall swear to the account of his fees and disbursements, according to the above tariff, for each inquest held by him, and shall swear that the disbursements charged have been actually incurred by him, and that he had made use of the least expensive of the ordinary means of transport. This provision also applies to the accounts of a coroner in cases of inquiries not followed by an inquest.”

Application  
of provision.

Art. added  
after R. S.,  
2693.

2. The following article is added after article 2693 of the said Statutes:

Salary may be  
granted to  
Montreal cor-  
oner.

“**2693a.** It shall be lawful for the Lieutenant-Governor in Council to assign to the coroner of the district of Montreal a fixed salary, not to exceed the sum of two thousand four hundred dollars per annum, payable out of the Consolidated Revenue Fund of the Province.

No fees there-  
after.

Every such coroner shall thereafter cease to have a right to the fees set forth in article 2692.”