

R.S., 3228*d*,
amended.

3. Article 3228*d* of the said Revised Statutes, as enacted by the act 56 Victoria, chapter 31, section 13, is amended by adding thereto the following clause :

Collection of
amounts due
to Province
for transport.

“ If, however, the municipality, called upon to pay under the provisions of this article, indicates in a precise manner, to the Provincial Secretary, before the suit is brought, the place where the patient had his domicile during the six months immediately preceding his confinement, the Government shall cause the municipality of the incorporated city, town or county, in which the patient had such domicile, to pay directly.”

R. S., 3228*e*,
amended.

4. Article 3228*e* of the said Revised Statutes, as enacted by the said act, is amended by adding thereto the following :
“ or the municipality may, when the patient was not domiciled within the limits of its territory at the time of his entry into the asylum, exercise its recourse for repayment against the municipality in which the patient then had his domicile.”

C A P . X X X V I .

An Act to amend the law respecting the Bar of the Province of Quebec.

[Assented to 12th January, 1895.]

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

R. S., 3514,
amended.

1. Article 3514 of the Revised Statutes, as amended by the act 52 Victoria, chapter 37, section 1, is further amended by adding thereto the following :

Attorney Gen-
eral *ex-officio*
member of
Council.

“ The Attorney General of the Province is *ex-officio* member of the general council.”

R. S., 3523,
amended.

2. Article 3523 of the said Statutes, as amended by the same section of the said act, is further amended by adding thereto the following :

Duties of syn-
dic.

“ The syndic is specially charged with the supervision of the discipline of the Bar. He is bound immediately to denounce to the council of the section any infringement of the by-laws, all conduct of any member, derogatory to the honor of the Bar, and to submit to it any accusation for similar acts which is handed to him by any person, saving the right of the council to receive the same directly or to take the initiative in the exercise of its disciplinary powers.”

- 3.** Article 3527 of the said Statutes is amended : R. S., 3527,
amended.
- a.* By striking out the last two lines of paragraph 2 thereof ; § 2, amended.
- b.* By adding thereto the two following paragraphs : Pars. added
after § 3.
- “ 4. In the exercise of the powers conferred by this article, the councils proceed deliberatively, and may have recourse to all means they deem expedient to ascertain the facts to be verified, and to allow the accused to defend himself ; How councils
proceed.
- “ 5. Every decision of a council of a section, which entails the dismissal, suspension or other punishment of a member of the Bar, is subject to appeal to the general council. Appeal in cer-
tain cases to
general coun-
cil.
- Such appeal is instituted by letter addressed to the secretary-treasurer of such council, within fifteen days after the decision, containing a copy thereof. Appeal how
instituted.
- The secretary-treasurer immediately convenes the general council and sends to the appellant a copy of the notice of convocation. Convocation
of general
council.
- The general council decides the appeal summarily, and the secretary-treasurer forwards without delay a copy, certified by him, of the decision, to the secretary of the section interested, so that the latter may give thereto the effect which it requires.” Proceedings
thereupon by
council, &c.
- 4.** Article 3549 of the said Statutes is amended by substituting for the word : “ immediately,” in the first line, the words : “ at least twenty days before the examination is to be held.” R. S., 3549,
amended.
- 5.** The second clause of article 3557 of the said Statutes is replaced by the following : R. S., 3557,
amended.
- “ Such oath is administered by the secretary-treasurer of the general council, or, upon production of a certificate from the latter, under the seal of the Bar, that the candidate has complied with all the required formalities, by the batonnier of the section of the candidate, and a note of such oath having been taken is endorsed on the diploma.” Who admin-
isters oath.
- 6.** Paragraph 2 of article 3562 of the said Statutes is amended by replacing all the words after the word : “ section,” in the third line, by the following words : “ which may act thereon as it may deem expedient.” R. S., 3562,
§ 2, amended.
- 7.** Paragraph 3 of article 3563 of the said Statutes is amended by replacing the words : “ under the effect of any sentence of disqualification or suspension from their functions,” in the fifth and sixth lines, by the following words : “ disqualified or suspended.” R. S., 3563,
§ 3, amended.
- 8.** Paragraph 1 of article 3564 of the said Statutes is amended by replacing all the words after the word : “ law,” R. S., 3564,
§ 1, amended.

in the seventh line, by the words : "and such certificate takes the place of the entry on the table for the rest of the current year."

R. S., 3564,
§ 3, amended.

9. Paragraph 3 of article 3564 of the said Statutes is amended by replacing the words : "of a sentence suspending him," in the first and second lines, by the words : "of his being suspended."

R. S., 3567,
amended.

10. The third clause of article 3567 of the said Statutes is amended by replacing the words : "any judgment suspending," in the second line, by the words : "any suspension of."

R. S., 3569 to
3596, repealed.

11. Articles 3569 to 3596 of the said Statutes, inclusively, are repealed.

C A P. X X X V I I .

An Act to amend the Joint Stock Companies' Incorporation Act.

[Assented to 12th January, 1895.]

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

R. S., 4710,
amended.

1. Article 4710 of the Revised Statutes is amended by striking out the words : "in Council," in the second line thereof.

Art. added
after R. S.,
4713.

2. The following article is added after article 4713 of the said Statutes :

Increase of
directors and
change of
chief-office
allowed by
by-law.
Proviso.

"**4713a.** The company may, by by-law, increase to not more than nine or decrease to not less than three the number of its directors, or may change the company's chief place of business in the Province ; but no by-law for either of the said purposes shall be valid or acted upon, unless it is approved by a vote of at least two thirds in value of the stock represented by the shareholders present at a special general meeting duly called for considering the by-law, nor until a copy of such by-law, certified under the seal of the company, has been deposited with the Provincial Secretary, and published in the *Quebec Official Gazette*."
