

and ninety-four, may give notice of presenting himself, make the deposit and fulfil the other formalities required by these Statutes within three days after the coming into force of the present act.

Complying with these formalities, within the above delays, will be sufficient.

Coming into force.

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

---

C A P. X X X V I.

An Act to amend the Notarial Code.

[Assented to 8th January, 1894.]

**H**ER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

R. S., art. 3680, amended.

1. Article 3680 of the Revised Statutes is amended by adding thereto the following :

No notary, &c., to give copy, &c., of will until assured of death of testator.

“ No notary or prothonotary of the Superior Court, who is now or may hereafter become the custodian of the notarial minutes of a deceased notary, shall grant communication or copies of any last will and testament forming part of such minutes, until fully satisfied of the decease of the testator or testatrix therein named.

How death may be established.

Such decease may be established by burial certificate, statutory declaration, or such other evidence as shall be satisfactory to the custodian of such last will and testament.”

Coming into force.

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

---

C A P. X X X V I I.

An Act to amend the law respecting dentists.

[Assented to 8th January, 1894.]

**H**ER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

R. S., art. 4055, amended.

1. Article 4055 of the Revised Statutes, as replaced by the act 52 Victoria, chapter 40, and amended by the act 55-56 Victoria, chapter 32, section 1, is further amended by adding after the word : “ admission,” in the fifth line of paragraph 9, the words : “ to the study of”

**2.** Article 4058 of the said Revised Statutes, as replaced by the said act 52 Victoria, chapter 40, and again by the act 55-56 Victoria, chapter 32, section 3, is amended : R. S., art. 4058, amended.

(a) By replacing paragraph 1 by the following :

Paragraph, replaced.

**“4058.** Any person desiring to study dentistry in this Province must previously have passed the examination prescribed by the Board of Examiners of the Dental Association of this Province ; but all graduates in arts or medicine from any Canadian or English University shall be admitted to study dentistry without such examination. Examination for study. Proviso.

The said Board shall appoint the necessary examiners and indicate the subjects on which candidates for study shall be examined ; Appointment of examiners.

(b) By replacing the word “four,” in the third line of paragraph 3, by the word “three.” Paragraph 3, amended.

(c) By adding, at the end of the said article, the following paragraph : Paragraph added :

**“5.** Every student who changes patron must have his indentures transferred to his new patron by his old patron. Such transfer shall be made before a notary and be afterwards registered by the secretary of the Board of Examiners. The said transfer is valid only from the date of the registration thereof, and confers upon the student all the privileges granted by law to the student of dentistry. Any period of time elapsed between the day on which the student has left his former patron and the day on which the transfer has been registered shall not count in the term of study of such student.” Transfer of indentures to be registered.

**3.** Article 4061 of the said Statutes, as replaced by the said act 52 Victoria, chapter 40, is amended by replacing the first paragraph by the following : R. S., art. 4061, amended.

**“4061.** The examinations for admission to study shall be held twice in each year, on the first Wednesday of April and the first Wednesday of October, and for admission to practice, on the first Wednesday of April of each year. Nevertheless, supplementary examinations for admission to practice may be held on the first Wednesday of October in each year, in accordance with the by-laws of the said association now in force.” When examinations to be held.

**4.** Article 4065 of the said Statutes, as replaced by the said act 52 Victoria, chapter 40, and amended by the act 55-56 Victoria, chapter 32, section 6, is further amended as follows : R. S., art. 4065, amended.

(a) By striking out from paragraph 1 the following words: “for remuneration, or in the hope of being remu-

nerated, rewarded or paid for his services, directly or indirectly."

(b). By striking out, from paragraph 2, the words: "by exacting payment, reward or remuneration for his services as a dentist, by the sale of drugs or medicines or by barter, exchange or otherwise."

R. S., art.  
4066, repeal-  
ed.

**5.** Article 4066 of the said Statutes, as replaced by the said act 52 Victoria, chapter 40, is repealed.

R. S., art.  
4081, amend-  
ed.

**6.** Article 4081 of the said Statutes, as replaced by the said act 52 Victoria, chapter 40, is amended by adding after the word: "Quebec," in the fifth line, the following words: "under penalty of the fine enacted by article 4065 of these Statutes, as replaced by the said act, which shall be recoverable in the manner indicated by the said article 4067."

Coming into  
force.

**7.** This act shall apply to students now under indenture.

---

## C A P. XXXVIII.

An Act to amend article 4124 of the Revised Statutes respecting land surveyors.

[Assented to 8th January, 1894.]

**H**ER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows:

R. S., art.  
4124, amend-  
ed.

**1.** Article 4124 of the Revised Statutes is amended, by adding, after the words: "in order to be admitted as land surveyor," in the eighth line thereof, the following words: "or who has followed a complete course of study in the Royal Military College, in accordance with chapter 42 of the Revised Statutes of Canada and its amendments".

Application of  
act.

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

---