

CAP. XVII.

An Act respecting licenses.

[Assented to 27th February, 1893.]

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

1. The Lieutenant-Governor in Council may, upon petition accompanied by a resolution of the municipal council of the place where the petitioners carry on business, approving of such petition, grant, to such persons as he may see fit, a license to sell beer containing not more than four per cent of alcohol ; which beer shall not be considered as an intoxicating liquor under the provisions of the Quebec License Law.

Licenses for sale of beer containing not more than four per cent of alcohol.

2. The duty to be paid for such license shall be fixed by the Lieutenant-Governor in Council at not less than three hundred dollars nor more than six hundred dollars.

Duty on such license.

3. No person shall sell beer containing not more than four per cent of alcohol unless he holds a license issued under section one of this act, or a license for the sale of intoxicating liquor issued in virtue of the Quebec License Law, under a penalty of two hundred and fifty dollars and costs for each offence, and, in default of payment, imprisonment for six months.

Penalty for selling such beer without license.

4. All prosecutions for infringements of this act shall be taken, heard and decided, and the judgment executed, in accordance with the provisions and in the same manner as infractions of the Quebec License Law.

Laws governing prosecutions.

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

Coming into force.

CAP. XVIII.

An Act to amend the act 55-56 Victoria, chapter 17, respecting duties on transfers of real estate.

[Assented to 27th February, 1893.]

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

1. Article 1191*a* of the Revised Statutes, as enacted by the act 55-56 Victoria, chapter 17, is amended :

R. S., art. 1191*a*, and 55-56 V., c. 17, amended.

1. By adding, after the words : " unless such tax has been so paid," at the end of the first clause of paragraph 2, the following words : " within the delay of thirty days herein-after fixed."
2. By adding, after the second clause of the said paragraph 2, the following clause :
 " If the immoveables exchanged are situate in two or more registration divisions, the duty shall be paid in each registration division for the immoveable or immoveables exchanged situated in the said registration division."
3. By replacing, in paragraph 4, the words : " within thirty days from the date thereof," in the third line thereof, by the following words : " and pay such duty within thirty days from the date thereof, under pain of the absolute nullity of such deed."

Delay for registration.

Where duties to be paid in certain cases.

Delay for payment of duties and effect of non-payment.

CAP. XIX.

An Act to render valid certain deeds transferring immoveables subject to the duties imposed by article 1191*a* of the Revised Statutes.

[Assented to 27th February, 1893.]

Preamble.

WHEREAS certain persons, questioning the obligation, upon pain of nullity, of registering within thirty days of their being passed, deeds transferring immoveables subject to the duties imposed by article 1191*a* of the Revised Statutes, as enacted by the act 55-56 Victoria, chapter 17, have neglected to register such deeds, and the same have become null, and it is expedient to allow the same to be registered ;

Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

Permission to register certain deeds not registered within thirty days after their date and effect of non-registration.

1. All deeds transferring immoveables subject to the duty of one cent and one half in the dollar, imposed by article 1191*a* of the Revised Statutes, made and passed since the twenty-fourth day of June last (1892), which should have been registered within thirty days after they were passed, but which are not yet registered, may be registered, and must, on pain of the absolute nullity of such deeds, be so registered, and the said duty paid within thirty days after the coming into force of this act, and, if so registered, shall become valid.

Pending cases not affected.

2. This act shall not affect pending cases.

Coming into force.

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