

Id. s. 20 further amended.
Number of caribou and to be killed under permit restricted.

And further by adding thereto, at the end of the second paragraph of the said section 20, the following provisions :
"Such permit shall in no case give a right to the holder thereof to kill, in addition to the fur bearing animals and wild birds and other birds, mentioned in sections 4, 5, and 7 of this act, more than three caribou and four deer up to the first of October, 1890, and after that date more than two moose, three deer and two caribou."

Id. s. 14 amended.

13. The three lines respecting fines in section 14 of the said act which read as follows :

"Section 1 § § 1 and 3, and sections 2 and 3.. \$30 to \$50
Section 1 § 2..... \$50 to \$100"
are replaced by the following :

"Section 1 § 1 and section 3..... \$30 to \$50
Section 1 § § 2 and 3..... \$50 to \$100"

Coming into force.

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

CAP. XVII.

An Act to amend the act of this Province, 46 Victoria, chapter 8, respecting the management of Public Lands adjoining non-navigable streams and lakes in the Province of Quebec and the exercise of the fishing rights thereto pertaining.

[Assented to 18th of May, 1887.]

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

46 V., c. 8, s. 5 amended.

1. Section 5 of the act 46 Victoria, chapter 8, respecting fishing rights is amended by adding, after the word "lessee," in the first line, the words "or other person."

And by adding at the end of the said section the words :
"and, for accepting such transfer, a fee of five dollars shall be exacted."

Id. s. 14 repealed.

2. Section 14 of the said act is repealed.

47 V., c. 27, s. 5 amended.

3. Section 5 of the act 47 Victoria, chapter 27, is amended, by replacing all the words, after the word "names" in the second line, by the following "of one person or of a club incorporated in the Province of Quebec under the act 48 Victoria, chapter 12, respecting the protection of Fish and Game.

4. Section 9 of the said act, 47 Victoria, chapter 27, is replaced by the following : 47 V. c. 27, s. 9 replaced.

“9. Any person not domiciled in this Province who desires to fish in the waters under the control of the Government thereof, but not leased, is obliged before beginning to fish, to procure a permit to that effect from the Commissioner of Crown Lands or from any person by him authorized. Permit required for strangers.

Such permit, if deemed advisable to grant it, shall not be delivered before a fee of ten dollars has been paid, and shall be valid during the whole fishing season for which it is granted ; it shall not be transferable. ” Fee therefor. Time for which it is valid.

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

C A P . X V I I I .

An Act respecting the copying of old registers of civil status.

[Assented to 18th May, 1887.]

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

1. Any *curé*, minister or other person authorized to keep registers of civil status may, with the authorization of the ordinary board of the fabrique or of the trustees, as the case may be, at the expense of the parish, church, mission, congregation or religious society, of which he is such *curé* or minister, replace, in so far as the writing may be deciphered, the said registers of civil status kept up to the year 1800, in their custody, by others, reproducing them as exactly as possible. Curés &c. may have old registers of civil status copied.

2. Every such person so authorized to keep registers of civil status, after having carefully compared such copy made by him with the original, shall affix at the end thereof a certificate attesting that it has been examined and compared and that it agrees with the register of which it is a copy. Copies to be certified under oath.

Such certificate is made under oath before the prothonotary of the Superior Court of the district. Oath before whom taken.

Such copy shall be authenticated and initialed by the prothonotary before being used. Register to be initialed before being used.

3. Notwithstanding the authenticity of such copy, which shall have the same effect as the original register, the latter must be preserved so that reference may be had thereto. Original register to be preserved.