

after the word : "dependencies," in the fourth line, the words : " or of his vehicles."

Sign on  
vehicles.

**11.** Every bottler shall cause to be painted in legible letters of at least two inches in height and a proportionate width, on both sides of his vehicle, his name at full length, adding thereto the word : " licensed," under the penalties mentioned in section 94.

Obtaining  
of licenses.

**12.** The provisions of the said Act, which apply to wholesale liquor stores, shall apply *mutatis mutandis* to bottlers in so far as relates to the obtaining of licenses (except the amount to be paid therefor) and the penalties for contravening the present act.

Act in force.

**13.** The present Act shall come into force on the day of its sanction.

## C A P . V .

An act to further amend the " Act respecting the sale and management of the Public Lands," (32 Vict., cap. 11.)

[Assented to 20th July, 1878.]

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

Forfeiture of  
claims.

**1.** Whenever the Commissioner of Crown Lands shall deem it advisable to cancel, under the provisions of section 20 of the Act respecting the sale and management of the Public Lands, 32 Vict., Cap. 11, any sale or license of occupation of lots situated in one or more municipalities, he shall publish, at least twice in the *Quebec Official Gazette*, a list of the lots, the sale or license of occupation of which he intends to cancel, together with a notice stating that, at the end of two months from the date of the last publication of such notice, he will cancel such sale or license of occupation.

List and notice must be published in the *Q. Official Gazette* ;

And published by the Secretary-Treasurer of municipalities.

**2.** Immediately on receipt of the *Quebec Official Gazette* containing such list and notice, the Secretary-Treasurer of any municipality within the limits of which are situated the lots mentioned in the said notice and the said list, shall publish them in the manner prescribed for the publication of public notices by the Municipal Code.

3. The agent of the division in which is situated the lot the cancellation of which is published, shall, without delay, give notice of such cancellation, by postal card addressed to the occupant of such lot. Notice of the cancellation by the agent.

4. At the expiration of the two months following the second publication of such notice in the *Quebec Official Gazette*, the Commissioner of Crown Lands shall have the right of declaring such sales or licenses of occupation, cancelled. When cancellation is declared.

5. Nothing contained in the present act shall be considered as repealing the provisions respecting the cancellation of sales or leases of land contained in the act 32 Vict., cap. 11 and in the act 32 Vict., cap. 8. Certain provisions of law, not affected.

6. The present act shall come into force on the day of its sanction. Act in force.

## C A P . V I .

An act to amend the "Phosphate Mines Act," (41 Vict., cap. 4.)

[Assented to 20th July, 1878]

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

1. The "Phosphate Mines Act," 41 Vict., cap. 4, is amended, by replacing section 16 thereof, by the following : Private sale of phosphate lots.

"16. Phosphate lots in surveyed or unsurveyed localities, on which any improvement shall have been made with the view of making an agricultural settlement thereon, or on which any claims might exist, or on which explorations and excavations shall have been made for the discovery of phosphate, may be sold by the Commissioner of Crown Lands or under his direction, by private sale and not by auction, at the price of two dollars per acre, payable in cash. Price of the sale.

But no phosphate lot shall be sold by mutual consent, as above mentioned, by the Commissioner of Crown Lands, on account of any explorations or excavations having been made by the purchaser for the discovery of phosphate, unless such explorations and excavations have been made in virtue of a license obtained from the said Commissioner of Crown Lands. No sale is made, unless a license has been obtained.