

Par. added
after 176, § 3.

2. The following paragraph is added after paragraph 3 of the said article 176 :

Civilservants,
&c., cannot
vote.

“ 4. All persons, excepting postmasters other than those mentioned in paragraph 3, who occupy a permanent and salaried position under the Government of the Dominion of Canada or of this Province.

Who included
in foregoing
prohibition.

All those who receive regular wages or salaries from the Public Departments of Canada or of the Province, from the Federal Parliament or from the Provincial Legislature (the members of the Executive Council of the Province and of the Privy Council of Canada, the Speakers of the Senate and House of Commons of Canada and of the Legislative Council and Legislative Assembly of the Province not being included amongst those who are thus deprived of their right to vote) shall be considered to be persons occupying a permanent and salaried position according to the terms of the preceding paragraph.”

Exception.

Coming into
force.

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

C A P . V I I .

An Act to amend the Quebec Election Act. (R. S. Q. article 177.)

[Assented to 25th February, 1889.]

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

R. S. Q., art.
177 amended.

1. Article 177 of the Revised Statutes of the Province of Quebec is amended by replacing, in the fifth line of the first paragraph thereof, in the French version, the words “ *pour les fins d'écoles* ” by the words “ *pour les fins municipales,* ” and by replacing, in the fifth line of the first paragraph thereof, in the English version, the work “ local ” by the word “ municipal. ” *

Coming into
force.

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

* Article 177 is replaced by the Act 52 V. c. 4, s. 4 see page 26 of this volume.