## An Act respecting coroners.

### **Contributors**

Manitoba. Royal College of Surgeons of England

## **Publication/Creation**

[Winnipeg]: [publisher not identified], [between 1890 and 1899]

### **Persistent URL**

https://wellcomecollection.org/works/zcptmve7

### **Provider**

Royal College of Surgeons

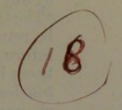
### License and attribution

This material has been provided by This material has been provided by The Royal College of Surgeons of England. The original may be consulted at The Royal College of Surgeons of England. where the originals may be consulted. This work has been identified as being free of known restrictions under copyright law, including all related and neighbouring rights and is being made available under the Creative Commons, Public Domain Mark.

You can copy, modify, distribute and perform the work, even for commercial purposes, without asking permission.



## CHAPTER 32.



# An Act Respecting Coroners.

s. 1.
ss. 2, 3.
To have jurisdiction over whole Province, s. 3.
Certain cases excepted, s. 5. Lieutenant Governor to regulate, s. 6.

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of Manitoba, enacts as follows:—

#### SHORT TITLE.

1. This Act may be cited as "The Coroners Act."

Short title.

### APPOINTMENT.

- 2. It shall be lawful for the Lieutenant Governor in Coun-Appointment. cil, whenever he shall think fit, to appoint, under the Great Seal, one or more Coroners in and for the Province of Manitoba. C. S. M. c. 7, s. 16, part.
- 3. The Coroners heretofore appointed by the Lieutenant To have jurisdiction Governor in Council for the several counties of the Province throughout shall be Coroners for the whole Province of Manitoba, and all Province. Coroners hereafter appointed by the Lieutenant Governor in Council shall be for the whole Province of Manitoba. C. S. M. c. 7, s. 35, part.

### FEES.

4. No fees shall be claimable by any Coroner in respect of Declaration an inquest, unless, prior to the issuing of his warrant or required precept for summoning the jury, he shall have made a declara-moning jury, tion in writing under oath (which oath may be administered

by any justice of the peace or by any other person authorized by "The Oaths Act" to take affidavits for use in Manitoba, and shall be returned and filed with the inquisition), stating that, from information received by such Coroner, he is of opinion that there is reason for believing that the deceased did not come to his death from natural causes or from mere accident or mischance, but came to his death from violence or unfair means or culpable or negligent conduct of others, under circumstances requiring investigation by a Coroner's inquest. 49 V. c. 10, s. 1

Exceptions.

5. The last preceding section shall not apply to any inquest held upon the written request of the Attorney General or upon the written request of a police magistrate, or to any inquest held upon the body of any prisoner who has died in any prison, gaol, house of correction or lock-up. 49 V. c. 10, s. 2.

Lieut. Gov. may regulate fees, &c. 6. The Lieutenant Governor in Council may, from time to time, fix and determine the fees and allowances to be paid by the Government of Manitoba to Coroners. 54 V. c 14, s. 2, part.