Bill 54
(2013, chapter 20)

An Act respecting the resumption of work in the construction industry

Introduced 30 June 2013
Passed in principle 30 June 2013
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Assented to 1 July 2013

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EXPLANATORY NOTES

This Act provides for the resumption and normal performance of work interrupted by a strike in the construction industry.

The 2010-2013 collective agreements governing the industrial sector and the institutional and commercial sector of the construction industry are extended until 30 June 2014, with a 2% wage rate increase.

Special obligations are imposed both on employees and representative associations and on employers and employers’ associations concerning the resumption and continued performance of work.

Civil and penal sanctions are provided in the event that the obligations imposed by this Act are not fulfilled.
Bill 54

AN ACT RESPECTING THE RESUMPTION OF WORK IN THE CONSTRUCTION INDUSTRY

THE PARLIAMENT OF QUÉBEC ENACTS AS FOLLOWS:

DIVISION I
APPLICATION AND INTERPRETATION

1. This Act applies to the employers, employees, associations and work in the industrial sector and the institutional and commercial sector referred to in the Act respecting labour relations, vocational training and workforce management in the construction industry (chapter R-20).

Unless the context indicates otherwise, the definitions provided in sections 1 and 1.1 of that Act apply to this Act.

DIVISION II
RESUMPTION OF WORK

§1. — Employees and representative associations

2. Employees must, as of 6:30 a.m. on Tuesday, 2 July 2013, report for work according to their regular work schedule and other applicable conditions of employment.

3. Employees must, as of 6:30 a.m. on Tuesday, 2 July 2013, perform all the duties attached to their respective functions, according to the applicable conditions of employment, without any stoppage, slowdown, reduction or degradation of their normal activities.

Employees cannot, as part of a concerted action, refuse to provide services to an employer.

4. A representative association, its officers and its representatives are prohibited from calling or continuing a strike or participating in any other form of concerted action if the strike or concerted action involves a contravention of section 2 or 3 by employees the association represents.
5. Representative associations must take the appropriate measures to induce the employees they represent to comply with sections 2 and 3 and not contravene sections 9 and 10.

They must, before 6:30 a.m. on Tuesday, 2 July 2013, communicate the content of this Act publicly to the employees they represent and send an attestation that they have done so to the Minister of Labour.

§2. — Employers and employers’ associations

6. Employers must, as of 6:30 a.m. on Tuesday, 2 July 2013, take the appropriate measures to ensure the resumption of work interrupted by the strike.

7. The sector-based employers’ associations are prohibited from declaring or continuing a lock-out or from participating in any other form of concerted action if the concerted action prevents employees from complying with the prescriptions of section 3.

8. The employers’ association and sector-based employers’ associations must take the appropriate measures to induce the employers they represent to comply with section 6 and not contravene sections 9 and 10.

They must, before 6:30 a.m. on Tuesday, 2 July 2013, communicate the content of this Act publicly to the employers they represent and send an attestation that they have done so to the Minister of Labour.

§3. — Prohibitions

9. No person may, by omission or otherwise, in any manner prevent or impede the resumption of construction work or the carrying out of construction work by employees, or directly or indirectly contribute to slowing down, degrading or delaying the carrying out of such work.

10. No person may hinder a person’s access to a job site to which the person has a right of access to perform his or her functions.

DIVISION III
CONDITIONS OF EMPLOYMENT

11. The collective agreements expired on 30 April 2013, applicable to the industrial sector and the institutional and commercial sector, are renewed and bind the parties until 30 June 2014, with the necessary modifications.

However, the wage rates applicable to employees are increased by 2% from 2 July 2013 to 30 June 2014.

The increase set out in the second paragraph also applies to the applicable travel expenses.
12. The parties may at any time conclude agreements to amend a collective agreement thus renewed, including the increase set out in the second paragraph of section 11.

DIVISION IV  
SANCTIONS

§1. — Civil liability

13. A representative association is liable for any damage caused by the employees it represents during a contravention of section 2 or 3 unless it is established that the damage is not attributable to the contravention or that the contravention is not part of any concerted action.

Any person who suffers damage because of an act in contravention of section 2 or 3 may apply to the competent court to obtain compensation.

14. The employers’ association and sector-based employers’ associations are liable for any damage caused by the employers they represent during a contravention of section 6 unless it is established that the damage is not attributable to the contravention.

Any person who suffers damage because of an act in contravention of section 6 may apply to the competent court to obtain compensation.

§2. — Penal provisions

15. Any person who contravenes a provision of sections 2 to 10 is guilty of an offence and is liable, for each day or part of a day during which the offence continues, to a fine of

(1) $100 to $500 if the person is an employee or a natural person other than a person referred to in paragraph 2 or 3;

(2) $7,000 to $35,000 if the person is an officer, an employee or a representative of a representative association or of an association of employees affiliated with a representative association, or an officer or a representative of an employer, of the employers’ association or of a sector-based employers’ association; and

(3) $25,000 to $125,000 if the person is a representative association, an association of employees affiliated with a representative association, an employer, the employers’ association or a sector-based employers’ association.

16. Anyone who helps or, by abetment, advice, consent, authorization or command, induces a person to commit an offence under this Act is guilty of an offence.
Anyone who is found guilty under this section is liable to the same penalty as that prescribed for the offence committed by the person.

DIVISION V
FINAL PROVISIONS

17. The Commission de la construction du Québec oversees the implementation of the provisions of this Act. For such purpose, it has the powers conferred on it by the Act respecting labour relations, vocational training and workforce management in the construction industry.

18. The Minister of Labour is responsible for the administration of this Act.

19. This Act comes into force on 1 July 2013.