



CHAPTER 59

An Act respecting the Montreal Protestant Central School Board

[Assented to, the 20th of March, 1930]

WHEREAS the Montreal Protestant Central School Board Preamble.

has, by its petition, represented that it is desirable that the local boards under its jurisdiction should have the power to expropriate property already built upon;

Whereas it prays for power to organize and regulate one or more pension funds for the benefit of teachers and other persons in its own service and in the service of the local boards under its jurisdiction;

Whereas it further prays that the town of Montreal West be authorized to transfer and convey a portion of Percival Avenue to the Protestant Board of School Commissioners of Coteau St. Pierre, a local board under its jurisdiction;

Whereas it is expedient to grant the prayer of the said petition;

Therefore, His Majesty, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

1. The act 15 George V, chapter 45, as amended by the 15 Geo. V, c. acts 16 George V, chapter 47; 17 George V, chapter 42; 45, s. 15a, 18 George V, chapter 51; 18 George V, chapter 52; 18 added. George V, chapter 53; 19 George V, chapter 48, and 19 George V, chapter 49, is again amended by adding thereto, after section 15 thereof, the following section:

“15a. The power of expropriation mentioned in section Local 268 of the Education Act may be exercised by all of the boards au- local boards under the jurisdiction of the Central Board thorized to as well with regard to property already built upon as with expropriate. regard to a vacant lot.”

15 Geo. V, c.
45, s. 23b,
added.

2. The said act is further amended by adding thereto, after section 23a thereof, as enacted by the act 16 George V, chapter 47, section 3, and replaced by the act 17 George V, chapter 42, section 4, the following section:

Organiza-
tion of pen-
sion funds.

“**23b.** The Central Board may in its discretion organize or authorize the organization of one or more pension funds for the benefit of teachers and other persons in its own service and in the service of the local boards under its jurisdiction, and may lay down rules and regulations to govern the same, subject to the approval of the Superintendent of Education and the Lieutenant-Governor in Council”.

Closing of
part of Per-
cival Ave-
nue and cer-
tain transfer
of property
authorized.

3. The town of Montreal West is authorized to close the blind end of Percival Avenue and to transfer and convey to the Protestant Board of School Commissioners of Coteau St. Pierre, upon such terms and conditions as may be mutually agreeable and without prejudice to the rights of third parties to indemnity, that piece of land comprising the northwest part or end of Percival Avenue in the said town and being part of subdivision lot number ninety-nine of official lot number one hundred and thirty-eight on the official plan and book of reference of the parish of Montreal (138-pt. 99) having a width of forty feet (40 feet) at the southeast and northwest ends, a depth of two hundred and sixty-seven feet (267 ft.) in the southwest side line and a depth of two hundred and eighty-nine feet (289 ft.) in the northeast side line, and a total superficial area of eleven thousand one hundred and twenty feet (11,120 ft.) English measure, more or less, bounded as follows: to the northwest by unsubdivided portion of said official lot number one hundred and thirty-eight (138) belonging to the Canadian Pacific Railway Company, to the northeast by subdivision lots numbers ninety-five, ninety-six, ninety-seven and ninety-eight of the said official lot number one hundred and thirty-eight (138-95, 96, 97, 98), to the southeast by the remainder of said Percival Avenue and to the southwest by subdivision lots numbers one hundred and sixty-three, one hundred and sixty-five and one hundred and sixty-six of the said official lot number one hundred and thirty-eight (138-163, 165, 166), the whole as shown outlined in green on a plan of the said property prepared by Malcolm D. Barclay, Q.L.S., dated January 10th, 1928.

Coming into
force.

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