

towns and cities, to accord the right to vote to companies or corporations possessing immoveables in the said municipality;

Whereas it has prayed that its charter be amended for the above purpose; and 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.** Section 128 of the Cities and Towns' Act, 1922, is 13 Geo. V, amended, for the town, by inserting therein, after sub- c. 65, s. 128, paragraph *d* of paragraph 1, the following sub-paragraph: am., for the town.

“*e.* Joint stock companies or corporations, paying taxes, Joint stock companies possessing immoveables in the town of St. Laurent, may be entered on the electoral lists and vote at any election and entered on upon any by-law submitted for the approval of the electors, electoral lists. in the name and through a representative of the company duly authorized for the purpose by a resolution, a copy whereof has been fyled with the town clerk, on or before the fifteenth of January of each year, and they may exercise such right provided that such representative, at the time he is authorized and when he is called upon to vote, be a director or employee of the company.”

**2.** For the year 1925, a copy of the resolution mentioned Retroactive in the foregoing section, fyled in the month following the effect. sanction of this act, shall have the same effect as if it had been fyled on or before the 15th of January, 1925.

**3.** This act shall come into force on the day of its sanc- Coming into tion. force.

C H A P. 100

An Act to amend the charter of the Town of Lasalle

[Assented to, the 3rd of April, 1925]

**W**HEREAS the town of Lasalle has, by its petition, Preamble. represented that it is in the interest of the good administration of its affairs that its charter, the act 2 George V, chapter 73, as amended by the acts 3 George V, chapter 69; 5 George V, chapter 98; 7 George V, chapter 95; 10 George V, chapter 101; 12 George V, chapter 112, and 15 George V, chapter 101, be again amended to enable it to rectify the boundaries of its territory; to organize or subsidize an autobus system, and to grant certain priv-

ileges to the proprietors of lands under cultivation, and for all other objects mentioned in its petition; and

Whereas it is expedient to grant its prayer;

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

2 Geo. V, c. 73, s. 1, replaced.

**1.** Section 1 of the act 2 George V, chapter 73, as replaced by section 1 of the act 3 George V, chapter 69, is again replaced by the following:

Boundaries of town of Lasalle.

**“1.** The territory of the parish of Les Saints Anges de Lachine—bounded on the west by the city of Lachine, on the northwest by the town of St. Pierre, the town of Montreal West and the city of Montreal; on the northeast by the city of Montreal and the town of Verdun; on the southeast, the south and the southwest by the river St. Lawrence, and the limits whereof are defined as follows: A line starting from the southern extremity of the western line of lot No. 917 of the official plan and book of reference of the parish of Lachine, following the said line of lot No. 917 to its northern extremity, and extending in a straight line to the northern line of the Lachine canal; thence northeasterly following the northern line of the said canal to its intersection with the prolongation in a straight line of the southwestern line of lot No. 141 of the official plan and book of reference of the parish of Montreal, following such prolongation to the middle of Lachine Canal, and thence eastwardly following the middle of the said canal, to the point of intersection of the prolongation northwesterly of the eastern line of lot No. 1022 of the official plan and book of reference of the parish of Lachine; thence towards the southeast following the said prolonged line and the eastern limits of lots 1,022 and 1,021 and the southeast limits of lots Nos. 1,013, 1,011, 1,010, 1,009 and 1,008 of the said plan and book of reference to the point of intersection with the northern line of lot No. 1,002; thence extending eastward to the middle of the river St. Lawrence, following the north line of lots Nos. 1,002 and 999 of the said plan and book of reference and crossing lot No. 1,024 where they meet; thence extending westwardly following the middle of the river St. Lawrence to the point of intersection of the prolongation towards the south and in a straight line along the western line of the said lot No. 917; thence towards the north, following the extension of the said line of lot No. 917 to the point of departure—is erected into a town municipality under the name of “the Town of Lasalle.”

Name.

2 Geo. V, c. **2.** Section 19 of the act 2 George V, chapter 73, as re-

placed by section 8 of the act 3 George V, chapter 69, and 73, s. 19, re-  
by section 9 of the act 12 George V, chapter 112, is again placed.  
replaced by the following:

“**19.** Section 511 of the Cities and Towns’ Act, 1922, 13 Geo. V, c.  
is replaced, for the town, by the following: 65, s. 511,  
replaced for  
the town.

“**511.** All land under cultivation or farmed or used as Taxation of  
pasture for cattle, as well as all uncleared land or wood lots lands under  
within the town, shall not be valued at more than two hun- cultivation,  
dred dollars per arpent for a period of three years counting etc.  
from the first of January, 1925.

The said valuation shall include the barns, stables and Barns, etc.,  
other buildings and dependencies on the lands excluding included.  
the houses which shall be valued at their real value.

The council may cause at any time to be added to the Additions to  
valuation roll, by the assessors in office, according to the roll in cer-  
estimate made by them, every part of such land which has tain cases.  
been detached for building lots and has thus become liable  
to the tax after the valuation roll has been closed, and  
may exact the tax as in the case of all other lands entered  
on the said roll.”

**3.** Section 1 of the act 10 George V, chapter 101, is re- 10 Geo. V,  
placed by the following: c. 101, s. 1,  
replaced.

“**1.** The council of the town, authorized by by-law adopt- Autibus or  
ed in accordance with the terms of its charter and voted by omnibus  
the majority in number and in value of the elector-proprietors service.  
who voted, is authorized to pay, out of the revenues of the  
municipality, a sum of not more than five thousand dollars  
per annum, for five years, to organize on the town’s account  
or to subsidize an omnibus or autibus service in Lasalle.  
The conditions for such service and the streets upon which  
it shall be given shall be determined by resolutions of the  
council. The latter may, for five years, levy a special Special tax.  
yearly tax upon the proprietors of taxable real estate of  
the town, in order to repay to the general fund of the muni-  
cipality the sums it will have furnished in connection with  
the said omnibus or autibus service.”

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