

shall be paid by such city and its successors, on demand, in like proportion and at the same rate for the said streets and avenues so hereby ceded and transferred", the city is hereby empowered to proceed by expropriation in the ordinary manner to acquire the parcels of land hereinafter described, and to charge the cost of the expropriation of said parcels of land to the proprietors of property fronting on the said parcels of land expropriated for the purpose of opening streets within the city's limits, the description of each piece of land being set after the name of the street for the opening of which it is required, as follows:

Wellington Street: A certain piece of land being of triangular shape, bounded as follows: on the northeast by Woodland Street, on the southeast by Lasalle Road, on the southwest by Osborne Street, and on the northwest by the west line of Wellington Street as indicated on the homologated plan of the city; Description.

Bannantyne Avenue: A certain piece of land being the continuation of the existing lines of Bannantyne Avenue from cadastral No. 4679, subdivision 740, to cadastral No. 4677, subdivision 1, forming part of cadastral No. 4678;

Aqueduct Avenue: A certain piece of land being the continuation of Aqueduct Avenue, from cadastral No. 4679, subdivision 461, to cadastral No. 4676, subdivision 139, forming part of cadastral No. 4678;

Strathmore Avenue: A certain piece of land being the continuation of the existing lines of Strathmore Avenue, from Mullarkey Avenue to Wellington Street, and forming part of cadastral No. 3401, subdivision 1245, and cadastral No. 3268, subdivision 1-2;

All the lands or parts of lands not belonging to the city and situated to the south of Lasalle Road between the said road and the river, from Second Avenue to the western limits of the city.

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

C H A P. 96

An Act to amend the charter of the city of Longueuil

[Assented to, the 29th of December, 1922]

WHEREAS the corporation of the city of Longueuil, Preamble.
has, by its petition, represented, that it is in the interest of the proper administration of its affairs that its

charter, the act 7 Edward VII, chapter 71, as amended by the acts 3 George V, chapter 64; 8 George V, chapter 90, and 10 George V, chapter 94, be modified and amended for the following ends, namely: to appoint one or two auditors to audit the accounts of the city; to put, on the list of electors, the name of any person on the valuation roll which may have been omitted from the said list; to obtain the ratification of by-law No. 317 passed by the council on the 13th of November, 1922, and intituled: "By-law to amend by-law No. 284 passed by this council on the 3rd of July, 1917";

Whereas it is expedient to grant this prayer;

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

7 Ed. VII, c. 71, s. 18, replaced.
1. Section 18 of the act 7 Edward VII, chapter 71, as replaced, for the city, by section 2 of the act 3 George V, chapter 64, is again replaced, for the city, by the following:

R. S., 5358, replaced for city.
18. Article 5358 of the Revised Statutes, 1909, is replaced, for the city, by the following:

Appointment of auditors.
5358. The council shall every year, before the end of the fiscal year, appoint one or two auditors of the accounts of the city who shall perform the duties of their office until the entry into office of their successors."

R. S., 5370a, added for city.
2. The following article is inserted, for the city, in the Revised Statutes, 1909, after article 5370.

Voting where person's name omitted from list.
5370a. Every person whose name is omitted from the list of electors, but entered on the valuation roll and who had, at the date of the preparation of the list, electoral qualification, has a right to vote at the municipal elections and on loan by-laws, by producing a certificate from the clerk or secretary-treasurer of the city, as the case may be, which the latter is bound to deliver, on demand, to the effect that the name of such person has been omitted from the list inadvertently or by error, and by taking the oath before the deputy returning-officer of one of the polls, that he has the electoral qualification required by law and has not already voted under the authority of the said certificate. The certificate produced must be left in the hands of the said officer who shall return it, at the closing of the poll, with all other documents used in the voting."

Formalities.

By-law No. 317, ratified.
3. By-law No. 317 adopted by the council of the city of Longueuil on the 13th of November, 1922, and intituled: "By-law to amend by-law number 284 adopted by

the council on the 3rd of July, 1917, which was intituled: "By-law to annex to the town of Longueuil the subdivision lots Nos. 1 to 148, inclusively, of the original lot No. 36 and the southwest half of lot No. 35 of the official plan and book of reference of the parish of Saint-Antoine-de-Longueuil, etc., and for granting an exemption from taxes to the Armstrong Whitworth Company of Canada, Limited", is ratified and confirmed according to its terms and declared to be legal, valid and binding for all legal purposes.

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

CHAP. 97

An Act to amend the charter of the town of St. Laurent.

[Assented to, the 29th of December, 1922]

WHEREAS the town of St. Laurent has, by its petition, Preamble. represented that its charter, the act 8 Edward VII, chapter 94, as amended by the acts 3 George V, chapter 71, and 8 George V, chapter 91, no longer meets the requirements of the said municipality and that it needs, for the proper administration of its territory, additional powers contained in the amendments of which it prays the adoption, for the purpose of putting the town of St. Laurent on an equal footing with the neighbouring towns and cities;

Whereas there have been made, between the town of St. Laurent and The Gurney Foundry Company, Limited, arrangements in connection with the transfer, which was agreed to in favour of this company, of the exemptions and privileges originally granted to the Canada Stove & Furniture Company, Limited, and that it is in the interest of the parties interested to have these arrangements confirmed, as well as to have the by-laws and resolutions conferring the said privileges and exemptions ratified;

Whereas there have arisen doubts as to the legality of a certain sale made by the town of St. Laurent to Mr. J. Hormisdas Crevier, that there was even a lawsuit in this connection which was amicably settled by the parties interested, and that it is expedient to ratify and validate the said sale to avoid all further difficulties;

And whereas it is expedient to grant the prayer relative to these matters contained in the said petition;