

The commission shall give notice of the deposit of such rolls to each municipality interested, which may examine them within the fifteen days following such notice and may make such objections thereto, in writing, as it deems expedient.

Notice of such deposit.

After the expiration of this delay of fifteen days, the commission may, if it thinks that the valuation roll, made in one or more municipalities, is not proportionate to that made in the others, increase or decrease the valuation entered in the roll of each municipality by such percentage as seems necessary to it, in order to establish a just proportion among all the valuation rolls. The rolls so revised and changed by the commission shall not be subject to contestation or appeal, and shall be used by the commission in apportioning its charges over the municipalities interested, but shall serve for no other purpose.

Commission may alter valuation roll, in certain cases.

No contestation or appeal.

For use of commission only.

20. Every apportionment, which the commission is authorized to make between municipalities, subject to its action, shall be made by order of the commission and in accordance with the procedure which it shall establish by by-law passed under section 30 of the said act 11 George V, chapter 140.

Procedure for apportionment.

21. This act shall not have the effect of extending the control and the jurisdiction of the commission to the city of Montreal, whose powers, rights, obligations and jurisdiction shall remain governed by section 31 of the said act 11 George V, chapter 140.

Not to affect city of Montreal.

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

Coming into force.

CHAP. 124

An Act to further amend the charter of the Island of Montreal Metropolitan Commission

[Assented to, 21st of March, 1922]

HIS MAJESTY, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

1. The Island of Montreal Metropolitan Commission may, by a resolution passed by a majority vote of its members, unite, under the same administration, the territories of two adjoining municipalities which it is bound to help

Union of certain municipalities.

financially, on such terms and conditions as it deems in the interest of the ratepayers of the two interested municipalities.

Effect.

2. The annexation of the territory of one municipality to another municipality, under the previous section, shall have the same effect as if it were made by the councils of such municipalities under the provisions of subsection 4 of section second of chapter first of title eleventh of the Revised Statutes, 1909, but without such annexation being subject to any of the formalities prescribed by the said statutes.

Notice.

The secretary-treasurer of the Island of Montreal Metropolitan Commission shall publish a notice of such union or annexation in the *Quebec Official Gazette*, and the resolution shall come into force on the day of such publication or on such subsequent date which shall be fixed in the resolution and in the notice.

12 Geo. V,
c. 123, s. 8,
replaced.

3. Section 8 of the act 12 George V, chapter 123, intitled: "An Act to amend the charter of the Island of Montreal Metropolitan Commission", passed at this session, is replaced by the following:

Sinking-
funds.

"**8.** The Commission is authorized to investigate any sinking funds created by any municipality subject to its authority, and to establish, for loans which have a sinking fund, a scale of yearly contribution sufficient to pay such loans as they become due, and such scale, so established, shall replace those established by the by-laws authorizing the said loans."

Coming into
force.

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

C H A P. 125

An Act to amend the act incorporating The Shawinigan Water and Power Company

[Assented to, 21st of March, 1922]

Preamble.

WHEREAS The Shawinigan Water and Power Company, has, by its petition represented that it was incorporated by the act 61 Victoria, chapter 70, which has been amended by the act 62 Victoria, chapter 80; by the act 4 Edward VII, chapter 81; by the act 7 Edward VII, chapter 104; by the act 1 George V (2nd session), chapter