

standing  
certain  
agreements.

To be  
charged to  
bordering  
proprietors.

boundaries of the territory now called the city of Verdun, then and in such case the said proprietors 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 the continuation of the existing lines of Wellington street from the eastern limits of cadastral No. 4671 to the western limits of cadastral No. 4673, forming part of cadastral No. 4672;

**VERDUN AVENUE:**—A certain piece of land being the continuation of Verdun Avenue, from the eastern limits of cadastral No. 4671 to the eastern limits of cadastral No. 4673, forming part of cadastral No. 4672;

**BANNATYNE AVENUE:**—A certain piece of land being the continuation of Bannatyne Avenue, from the western limits of cadastral No. 4671 to the eastern limits of cadastral No. 4673, forming part of cadastral No. 4672;

**MELROSE AVENUE:**—A certain piece of land of a width of thirty-three (33) feet forming part of cadastral No. 4672, bounded on the South by Lasalle Road, on the East by sub-division 9 of cadastral No. 4673, and on the North by sub-divisions 280, 281, 346 and 347 of cadastral No. 4673.

Coming  
into force.

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

## CHAP. 116

### An Act to amend the charter of the city of Lachine

[Assented to, 25th of February, 1921]

Preamble.

**W**HEREAS the city of Lachine has, by its petition, represented that it is in the interest of the rate-payers and the proper administration of its affairs, that its charter, the act 9 Edward VII, chapter 86, and the acts amending the same, be amended, and that additional

powers be granted it; 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:

**1.** Article 32 of the act 9 Edward VII, chapter 86, is <sup>9 Ed. VII, C. 86, s 32,</sup> replaced by the following: <sup>replaced.</sup>

**"32.** Article 5615 of the Revised Statutes, 1909, is <sup>R. S., 5615,</sup> placed for the city by the following: <sup>replaced for the city.</sup>

**"5615.** A poll shall be held on two juridical days from <sup>Hours for</sup> nine o'clock in the morning until eight o'clock in the after- <sup>polling.</sup> noon."

**2.** Article 5679 of the Revised Statutes, 1909, is <sup>R. S. 5679,</sup> placed, for the city, by the following: <sup>replaced for the city.</sup>

**"5679.** The council may make, amend and repeal by- <sup>By-laws.</sup> laws:

1. To establish, regulate and manage public abattoirs, <sup>Abattoirs.</sup> either within or without the municipality, provided, in the latter case, that the municipality obtains the consent of the council of the municipality in which it wishes to establish such abattoirs; and to prohibit the establishment of private abattoirs in the municipality, and to regulate and inspect the same;

2. To regulate the manner and route in and by which <sup>Driving of</sup> horned cattle and other animals shall be driven in the muni- <sup>cattle, etc.</sup> cipality, and the destination of cattle intended for slaughter;

3. To regulate the slaughter of cattle on private prop- <sup>Slaughtering on private property, etc.</sup> erty or by private individuals."

**3.** The following article is added, for the city, after <sup>R. S., 5762a,</sup> article 5762 of the Revised Statutes, 1909: <sup>enacted for the city.</sup>

**"5762a.** The city may bid at auctions, and acquire <sup>Acquisition</sup> property at such sales, but its bids must not exceed the <sup>property</sup> amount required to assure the payment of the taxes due <sup>at auctions.</sup> the city, in capital, interest and costs."

**4.** Notwithstanding any provisions to the contrary in <sup>Certain</sup> the city charter or in the Cities and Towns' Act, it shall <sup>loans need</sup> not be necessary to submit to the approval of the electors <sup>not be sub-</sup> proprietors of taxable immoveables, the loan by-laws for <sup>mitted to</sup> electors. the construction of water-works, sewers, paving of streets or of sidewalks in permanent material, the cost of which shall be specially levied upon the immoveables thereby benefitted when such works have been applied for by the

petition of the proprietors, signed by at least the majority in number and value thereof, and deposited in the office of the city council. The total amount of such loan shall not exceed three hundred thousand dollars.

New tax and assessment roll to be prepaid in certain case.

**5.** If a general or special tax and assessment roll made by the council or some officer of the council be cancelled or declared not executory by competent authority, the council or the said officer shall, in such case, be bound to prepare without delay and in the manner determined for the original roll, a new tax and allotment roll for the same object; and such new roll, when once completed, shall take the place of the one cancelled or declared to be non-executory, and shall have full effect for all time past or to come for which the original roll would have been in force if it had been valid.

This provision shall apply both to the rolls already made and to those hereafter made.

Provisions repealed.

**6.** Sections 31, 46 and 74 of the act 9 Edward VII, chapter 86, are repealed.

Coming into force.

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

## CHAP. 117

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

*[Assented to, 19th of March, 1921]*

Preamble.

**W**HEREAS the corporation of the town of St. Lambert has, by its petition, represented that it is in the interests of its ratepayers and of the proper administration of its affairs, that it be constituted a city corporation; that its charter, the act 3 George V, chapter 62, as amended by the acts 5 George V, chapter 107, 6 George V, chapter 51, and 8 George V, chapter 117, be further amended so as to grant it new powers; that certain by-laws be ratified, and that it be authorized to annex to its territory the town of Greenfield Park; 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:

St-Lambert

**1.** From and after the coming into force of this act, the