

and other buildings used for the farm, as well as the horses, to be cattle and other animals and fowls belonging to the farm, included. carriages, summer and winter vehicles of every kind, agricultural implements and all moveables forming part of a farmer's ordinary outfit. During the said period of three years, farmers shall have a right to keep manure for the use of their farms, provided such manure be not placed at less than one hundred feet from a dwelling.

2. This act shall not affect section 6 of the act 8 George V, chapter 37. Provision not affected.

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

C H A P. 88

An Act to amend the charter of the city of Three Rivers

[Assented to, 14th. of February, 1920]

WHEREAS the city of Three Rivers has by its petition Preamble. represented that it is in the interest of the rate-payers and of the proper administration of its affairs that its charter, the act 5 George V, chapter 90, as amended by the acts 6 George V, chapter 45, 7 George V, chapter 63, 8 George V, chapter 65, and 9 George V, chapter 93, be again amended to the effect hereinafter set forth, and that additional powers be granted it;

Whereas it is expedient to grant the prayer contained in 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. Article 5612 of the Revised Statutes, 1909, as re-R. S., 5612, placed for the city by section 37 of the act 5 George V, repealed for the city. chapter 90, is repealed.

2. Article 5613 of the Revised Statutes, 1909, as re-R. S., 5613, placed for the city by section 37 of the act 5 George V, to apply to city. chapter 90, is repealed, and article 5613 of the said statutes, as replaced by the act 8 George V, chapter 60, section 5, shall apply to the city.

3. Section 38 of the act 5 George V, chapter 90, 5 Geo. V, c. 90, s. 38, replacing for the city article 5615 of the Revised Statutes, repealed.

1909, is repealed; and article 5615 of the said Revised Statutes now in force shall apply to the city.

R. S., 5618, replaced for the city. **4.** Article 5618 of the Revised Statutes, 1909, as replaced for the city by section 39 of the said act, is again replaced for the city by the following:

Right to vote. **"5618.** No one shall be allowed to vote unless it appears by the valuation roll in force or by the list of electors, if there be one, that he is a municipal elector, as owner of immoveable property.

Taxes need not be paid. In such case it shall not be necessary that such elector have paid his municipal and school taxes.

Companies to have right to vote. Proviso. The companies owning immoveables liable to general or special assessment of sufficient value according to this article, shall have the right to vote by their agents or attorneys duly authorized, provided they give the names of such agents or attorneys to the city clerk at least five days before the date fixed for the voting."

City may make payments at same dates as company guaranteed. **5.** Notwithstanding any law or by-law to the contrary, where the city has guaranteed by indorsement or otherwise the loans effected by a company or person in aid of the building of any industrial establishment or dwellings under the act 4 George V, chapter 47, the city may, if legally responsible, acquit itself as regards the creditors by continuing to make payments upon capital and interest at the same times as those at which the company or person whose loans have been guaranteed by the city were obliged to do so, even if there be liquidation.

Loans authorized. **6.** The corporation of the city of Three Rivers is authorized to borrow the following amounts:

1. five thousand dollars, to be exclusively used for a grant which the city may give in aid of the erection of a monument to the brave citizens of Three Rivers who died on the field of honor during the great war;

2. seventy-five thousand dollars, to be exclusively used for consolidating the floating debt of the city now existing.

Bonds or debentures. Notwithstanding any law to the contrary, the council is authorized to effect the said loans or any one of them by means of bonds or debentures of the city, issued by by-law with such details and on such conditions as may be determined.

Formalities. The council may effect the aforesaid loans, without submitting the by-laws determining the same to the electors who are owners of immoveable property.

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