

said loan, and shall appear in the annual assessment roll for immoveables.

**10.** The 4th, 5th and 6th paragraphs of section 10 <sup>6 Geo. V, c.</sup> of the act 6 George V, chapter 48, are replaced by the <sup>48, s. 10,</sup> following: <sup>am.</sup>

“Troy avenue. A piece of land fronting on Wellington <sup>Description</sup> street and consisting of lot No. 4 of the redivision of lot <sup>of property.</sup> No. 85 of the subdivision of lot No. 3401 of the cadastre of the parish of Montreal; of lot No. 5 of the redivision of lot 85 of the subdivision of the said lot No. 3401; of lot No. 5 of the redivision of lot 86 of the subdivision of lot 3401 of the said cadastre; of lot No. 6 of the redivision of lot No. 86 of the subdivision of lot No. 3401 of the said cadastre; of lot No. 2 of the redivision of lot No. 91 of the subdivision of the said lot No. 3401 of the said cadastre; of lot No. 2 of the re-division of lot No. 92 of the subdivision of lot No. 3401 of the said cadastre; of lot No. 1 of the re-division of lot No. 91 of the subdivision of lot No. 3401 of the said cadastre; of lot No. 1 of the redivision of lot No. 92 of the subdivision of lot No. 3401 of the said cadastre, the whole forming a piece of land about 50 feet, English measure, in front, on Wellington street, by the whole depth to the Lasalle road.”

**11.** This act shall come into force on the day of its <sup>Coming into</sup> sanction. <sup>force.</sup>

## CHAP. 89

An Act to amend the charter of the Town of Joliette

[Assented to 9th February, 1918]

**W**HEREAS the corporation of the town of Joliette has, <sup>Preamble.</sup> by its petition, represented:

That it is expedient, in the interest of the proper administration of its municipal affairs, to change the electoral qualification of the municipal electors and also that of the mayor and aldermen of the town;

That to complete its municipal works and assure its development, the town requires additional powers;

That, for such purpose, it is necessary to have certain amendments made to its charter, the act 27 Victoria, chapter 23, and the acts amending the same;

And whereas it is expedient to grant such prayer;

Therefore His Majesty, with the advice and consent

of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

“City” of  
Joliette.

**1.** The word “town” wherever it occurs in the charter of the town of Joliette, is replaced by the word “city”.

5 Geo. V, c.  
94, s. 6,  
replaced.

**2.** Section 6 of the act 5 George V, chapter 94, is replaced by the following:

Provisions  
applicable.

“**6.** Articles 5368, 5369, 5372, 5373, 5374, 5375, 5376, 5379, 5381, 5383 to 5388 inclusive, 5390 to 5396 inclusive, and 5398 to 5412 inclusive, of the Revised Statutes, 1909, shall apply to the city of Joliette.”

R. S., 5389,  
replaced for  
the city.

**3.** Article 5389 of the Revised Statutes, 1909, is replaced, for the municipality, by the following:

Public  
Notice.

“**5389.** Before examining or correcting the list of electors, the council shall cause to be given, through the clerk, the special clerk, or any other person, public notice of the day and hour at which such examination will begin. It may, in its discretion, cause different days to be specified in the notice, for examining and correcting the list for each voting sub-division.

Special  
notice.

Before taking into consideration the complaints in writing filed in the office of the council with respect to the list of electors, the council shall also cause a special notice to be given to every person, the insertion or omission of whose name in or from the list is demanded.

Delays on  
notice.

The public notice and the special notice required by this article shall be of five days; and they shall further be given and published or served in the same manner as notices for municipal purposes.

Fees of clerk  
on notice.

There shall be allowed to the clerk, at the cost of the party complaining, a fee of twenty-five cents for each special notice given by him to any person whose name is neither added to nor struck from the list by the council, or by the judge if there be an appeal as hereinafter provided. The giving of public and other special notices shall be part of the general duties of the clerk.”

2 Geo. V, c.  
65, s. 4, am.

**4.** Paragraph *j* of section 4 of the act 2 George V, chapter 65, is replaced by the following:

“*j.* Articles 5710, 5712, 5714, 5725, 5726, and 5727;”.

R. S., 5713,  
replaced for  
the city.

**5.** Article 5713 of the Revised Statutes, 1909, is replaced, for the municipality, by the following:

Change of  
owners,  
tenants, &c.

“**5713.** After every change of owner, tenant, or occupant of any lot of land set forth in the valuation roll

in force, the council, on a written petition for that purpose, and upon sufficient proof, may erase the name of the former owner, tenant or occupant, and enter on such roll the name of the new one.”

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

## C H A P . 90

An Act to amend the charter of the town of Longueuil

[Assented to 9th February, 1918.]

**W**HEREAS the corporation of the town 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 act 3 George 4, chapter 64, be amended for the purpose of giving the assessors power to hear complaints made to them against the valuation roll, and to revise the said roll, which shall, on the report of the assessors, be finally homologated by the council; to be empowered to exact interest at six per cent on all arrears of taxes of any kind which may be due to the town; to make all property of the town subject to the payment of the water-rate, in accordance with the by-law of the town; to ratify by-law No. 284 passed by the town council on the 3rd July, 1917, intituled: “By-law to annex to the town of Longueuil the subdivisonal lots from 1 to 148 inclusive, 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, as well as the strip of land forming part of lot No. 313 of the cadastre of the said parish of Saint Antoine de Longueuil, situated on the territory formed by the lots abovementioned and belonging to the Quebec, Montreal and Southern Railway Company, as well as that occupied by the highway on the same territory, and to grant exemption from taxes to the Armstrong Whitworth Company of Canada, Limited”, and to obtain more extended powers for the administration of the town, and for other purposes;

Whereas it is expedient to grant such prayer:

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