

majority of all the members of the council, borrow to an amount of ninety thousand dollars to complete its municipal works, and purchase the materials, plant and accessories for the completion of such municipal works, and, to that end, the town is authorized to effect such loan by bonds or debentures at a rate of interest not exceeding six and one-half per cent.

Certain land to be valued as land under cultivation.

2. All land under cultivation subdivided into building lots and the subdivision plan whereof shall have been deposited in the offices of the municipal council, and of the cadastre, and in the registry office of the county of Laval, shall continue to be valued as land under cultivation, with the exception of such lots as are detached therefrom and sold under registered deeds.

This section shall not effect land under cultivation subdivided into building lots before the sanction of this act.

3 Geo. V. c. 70, s. 9, replaced.

3. Section 9 of the act 3 George V, chapter 70, is replaced by the following:

Extension of certain streets, etc.

“9. The town of Laval des Rapides may extend within a delay of three years from the first of July, 1915, within the limits of the town, starting from the Canadian Pacific Railway to the western boundary of the town, in a straight line, Ainslie, Laval, Montmorency and Argenteuil avenues; and the owners of the immoveables where the extension of such avenues shall pass, shall not, within the above delay, build on the land required for such extension. The town may exercise the above-mentioned powers by by-law passed by the majority of the members of the council.”

Coming into force.

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

CHAP. 101

An Act to amend the charter of the corporation of Cartierville.

[Assented to 5th March, 1915]

Preamble.

WHEREAS the corporation of Cartierville has, by its petition represented, that it is in the interest of the proper administration of its affairs that its charter, the act 3 George V, chapter 73, be amended so as to change certain provisions thereof, and to grant it additional powers;

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. Section 10 of the act 3 George V, chapter 73, is repealed. 3 George V, c. 73, s. 10, repealed.

2. The following article is inserted, for the town, in the Revised Statutes, 1909, after article 5790: R. S. 5790a, enacted for the town.

"5790a. The council may acquire by mutual agreement or by expropriation all immoveables, parts of immoveables and servitudes required for widening and straightening Gouin boulevard and St-Laurent road, within its limits, according to the plans prepared for that purpose by F. C. Laberge, land-surveyor; it may also, if it deems expedient, acquire in like manner the whole of any immoveable whereof a portion only is needed for the aforesaid purposes, and, in such case, any excess of land so acquired may be resold, exchanged or otherwise alienated by mere resolution of the council, by auction or by mutual agreement, in whole or in part. The municipality must obtain the owner's consent in order to expropriate a part of an immoveable not required for the above purposes. Acquisition of certain immoveables authorized. Excess of land. Proviso.

Notwithstanding any contract to the contrary, the town shall, if it exercises the powers conferred upon it by this section, bear the cost of the moving of the poles, wires, pipes and other apparatus, rendered necessary by the widening and straightening of Gouin boulevard and the St. Laurent road. Cost of moving poles to be borne by town.

3. The said plans for widening and straightening Gouin boulevard and St-Laurent road, prepared by the said F. C. Laberge, are declared legal, valid and binding for the municipality, for the interested owners, and for all other persons, and the provisions of the first paragraph of article 5644 of the Revised Statutes, 1909, shall apply; but such plans shall be carried out only when the council deems the same advisable. Certain plans declared valid and binding.

4. Section 3 of the act 3 George V, chapter 73, is repealed. 3 Geo. V, c. 73, s. 3, repealed.

5. That portion of the Petit Bois Franc road crossed by the track of the Canadian Northern Ontario Railway Company, shall become the property of the said company, which shall pay the sum of twelve thousand dollars for C. N. R. to acquire certain property.

- such portion of the said road to the corporation of Cartierville, immediately after the sanction of this act.
- Price.** Such sum shall be used by the corporation for opening and continuing the Bois Franc road, with a width of sixty-six feet from the St. Laurent road to Monklands boulevard, according to a plan prepared for that purpose by F. C. Laberge, land-surveyor, dated the 30th December, 1914.
- How price to be used.**
- Delay.** The opening and continuation of such road must be effected by the corporation previous to the 1st June, 1915. The balance of the cost of such opening and continuation, as well as the expenses in connection with this act, shall be paid one-half by the corporation and one-half by the corporation of the town of St. Laurent.
- Other work to be performed within two years.** **6.** Within a delay of two years from the sanction of this act, the council shall widen Monklands boulevard, on the west side thereof, to the northern boundary of the municipality, so that the said boulevard shall be of uniform width throughout the municipality.
- Loan authorized.** **7.** The corporation of Cartierville is authorized to borrow a sum not exceeding one hundred and forty thousand dollars, for the purpose of acquiring, within its territorial limits, the whole or parts of the waterworks of the Montreal Public Service Corporation, and to improve them.
- Manner of making loan.** Such loan shall be effected by means of the issue of debentures, obligations or inscribed stock payable within a period not exceeding forty years from their date, at a rate of interest not exceeding six per cent per annum, and redeemable by means of a sinking-fund sufficient to pay back the capital at the expiration of the term. Such loan shall not form part of the funded debt of the town.
- How proceeds to be employed.** The proceeds of such loan shall be employed exclusively for the purposes indicated in the by-law to be adopted for this object by the town council, and shall be set apart by the treasurer, and shall at no time be used for any other purpose whatsoever.
- Coming into force.** **8.** This act shall come into force on the day of its sanction.
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