

To do all such other things and operations in connection with or useful for the acquisition of the objects and the exercise of the powers or obligations for which the company is authorized, either as principals or as agents. The powers in each case are not to be considered as limited or restricted by interpretation of or deduction from the terms of any of them.

The corporate name of the company to be Viewmount Land Company, Limited.

The chief place of business of the said company to be Montreal, in our said Province.

The capital stock of the company, divided into ten thousand shares of one hundred dollars each, to be fixed at the sum of one million dollars, current money of Canada.

The following persons are named provisional directors of the company, to wit: The petitioners.

In testimony whereof, we have caused these Our Letters to be made Patent, and the Great Seal of Our said Province of Quebec to be thereunto affixed;

Witness: Our trusty and well beloved the Honorable Sir François Langelier, Knight, Lieutenant-Governor of Our said Province of Quebec.

At Our Government House of the Province of Quebec, in Quebec, this thirtieth day of May in the year of Grace, one thousand nine hundred and twelve, and of Our Reign the third.

By command,

C. J. SIMARD

Assistant Provincial Secretary.

CHAP. 121

An Act to amend the act respecting the waterworks of St. Johns.

[Assented to 5th March, 1915]

WHEREAS Dame Georgette Roy, wife of M. Armand Preamble.

Lavergne, member of the Legislative Assembly, duly authorized by the latter, and Mr. Louis Philippe Roy, have, by their petition, represented:

That they have succeeded to the rights of Louis Moleur mentioned in the act 40 Victoria, chapter 68, as sole owner of the waterworks of St. Johns;

That it is in the interest of all concerned that the act 40 Victoria, chapter 68, be amended so that the town of St. Johns may exercise, as soon as possible, the privileges granted it by section 6 of the said act.

That it is likewise in the interest of all concerned that the petitioners be authorized to borrow an amount not exceeding one hundred and fifty thousand dollars;

That it is expedient to grant the prayer to that effect 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:

40 Vict., c.
68, s. 6a,
enacted.

1. The act 40 Victoria, chapter 68, is amended by inserting therein, after section 6 thereof, a new section, as follows:

Delay within
which town
of St. Johns
shall exercise
certain
powers.

Expropria-
tion.

Proceedings
in expro-
priation.

Owners may
commence
proceedings
in certain
case.

Notice.

Powers of
Judge.

Id., ss. 7 & 8,
replaced.

Town of St.
Johns au-
thorized to
borrow for
certain pur-
poses.

“**6a.** The corporation of the town of St. Johns shall exercise the powers granted it by section 6, to purchase the said waterworks and accessories, within thirty days from the 5th of March, 1915, and, in case the parties fail to agree upon a price, shall commence proceedings in expropriation within a delay of fifteen days after the expiration of the said delay of thirty days.

The expropriation shall be carried on before a judge of the Superior Court for the district of Montreal, sitting at St. Johns, in accordance with the provisions of the Quebec Railway Act and its amendments.

If the town of St. Johns has not commenced the proceedings in expropriation within the delay mentioned in the first paragraph of this section, the owners of the waterworks may apply to a judge of the Superior Court for the district of Montreal, sitting at St. Johns, by petition, setting forth the amount of the indemnity that they claim, and praying that the judge fix a day to proceed with the hearing of the parties and their evidence.

Ten days notice of the presentation of such petition must be given to the town of St. Johns.

Upon the presentation of the petition the judge shall have, *mutatis mutandis*, all the powers conferred upon him by articles 6569 and following of the Revised Statutes, 1909.”

2. The act 40 Victoria, chapter 68, is amended by replacing sections 7 and 8 thereof by the following:

“**7.** For the purpose of paying the price of the acquisition of the said waterworks and accessories, or the amount of the award, as well as the cost of improvements to be made to the waterworks and accessories, the municipal council of the town of St. Johns is authorized to borrow, by resolution, upon bonds or debentures, one or more sums of money not exceeding, in the aggregate, two hundred and fifty thousand dollars.

The provisions of the charter of the town of St. Johns shall apply to such loan, save that the approval of the electors who are proprietors shall in no case be required." Provisions applicable.

3. The act 40 Victoria, chapter 68, is amended by *Id.*, s. 13a, inserting therein, after section 13 thereof, a new section, enacted. as follows:

"**13a.** The said Louis Molleur, junior, his heirs and assigns, are authorized to borrow an amount not exceeding one hundred and fifty thousand dollars. Louis Molleur, heirs and assigns, authorized to borrow.

Such loan may be effected by means of bonds, debentures or other securities, payable with or without annuities.

To secure the payment of such bonds, debentures or other securities, the said Louis Molleur, junior, his heirs and assigns, may transfer, before or after the issue thereof to one or more trustees, the whole or such portions of the amount to be received as yearly compensation for the water supply, and, under such transfer, such trustee or trustees shall have all the rights, privileges, hypothecs and actions given the creditors by the deed of transfer. Provision for payment of same.

The said Louis Molleur, junior, his heirs and assigns, may also, as security for the loan, give a hypothec upon the whole or some of the properties known as the waterworks of St. Johns, or a pledge on the whole or a part of their moveable property, the whole in accordance with articles 6119a to 6119d of the Revised Statutes, 1909, which are declared to apply to the loan authorized by this section." Security for loan.

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

C H A P . 1 2 2

An Act respecting E. & A. Leduc, Limited.

[Assented to 5th March, 1915]

WHEREAS the company E. & A. Leduc, Limited, of Montreal, has, by its petition, represented: Preamble.

That it is incorporated by letters patent of the Province of Quebec, issued under the Quebec Companies' Act;

That the company is authorized by such letters patent to carry on the business of meat packing, and of tallow-rendering in every way; to slaughter and sell cattle, sheep and other animals, and to sell the products of the said