

indicated for the holding of the directors' meetings, or at the company's head office, as may be provided by a by-law or by-laws of the company adopted to that effect.

Joint stock Companies' General Clauses Act to apply. **21.** The Joint Stock Companies' General Clauses Act shall apply to the company whenever it is not inconsistent with the provisions of this act.

Co. may act as principal, agent or attorney. **22.** The company may perform all the acts and exercise all the powers and rights above mentioned, as principal, agent or attorney.

Interpretation. **23.** The interpretation of all powers granted in any section of this act shall not be limited nor restricted by induction or deduction from the terms of any article whatsoever, nor by induction or deduction from the company's name.

Must obtain consent of municipal authority. **24.** Nevertheless the corporation shall neither build nor operate any systems of water-works, tramway, autobus, railway, lighting, either electric or otherwise, nor supply electricity for motive power in any municipality, nor make use for such purpose of any street, lane, or public place, without first obtaining the consent of the municipal authority in such municipality.

No special power of expropriation. **25.** This act shall not be interpreted as giving to the corporation a special power of expropriation.

Coming into force. **26.** This act shall come into force on the day of its sanction.

C H A P. 113

An Act to amend the charter of *La Compagnie du Boulevard de Montréal Est.*

[Assented to 19th February, 1914]

Preamble. **W**HEREAS Messrs Joseph Versailles, broker, of Montreal East; J. T. Rémus Laurendeau, financier, of Montreal; Gabriel Hurtubise, civil engineer, of Montreal, and Jean Versailles, broker, of La Pointe aux Trembles, all of the district of Montreal, and *La Compagnie du Boulevard de Montréal Est*, have presented a petition praying, among other things, for the passing of an act to to authorize the company to exercise the rights granted by the

act 1 George V (1st session), chapter 85; and to extend the delays for doing the work mentioned in said act;

And whereas it is expedient to grant the prayer of 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 11 of the act 1 George V (1st session), chapter 85, is replaced by the following:

“**11.** The company shall commence its works within three years from the first day of May, 1914, on pain of forfeiture of its rights.”

1 Geo. V,
(1910), ch.
85, s. 11,
replaced.
Commence-
ment of
work.

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

Coming into
force.

CHAP. 114

An Act respecting *La Compagnie Beaudin Limitée*.

[Assented to 19th February, 1914]

WHEREAS *La Compagnie Beaudin Limitée*, legally incorporated, having its principal place of business in the city of Montreal, has, by its petition, represented :

That by deed before R. T. Beaudoin, N.P., dated the 24th October, 1912, it acquired from J. A. Duval, restaurant-keeper, Montreal, who had acquired it by deed before R. Larivé, N. P., on the 30th September, 1912, from Dame Olivine David, acting in her capacity of tutrix, an immovable consisting of a lot of land forming part of the lot known and described on the official plan and book of reference of the parish of Sault-au-Récollet, under the No. 62 ;

That it owes a balance of the price of sale, an amount of twelve thousand one hundred and twenty-five dollars, stipulated payable on the 20th June, 1922 only, and affecting the whole of the said immovable by special hypothec ;

That the said lot of land was purchased with the knowledge of the vendors for the purpose of being subdivided into building lots, and in fact it has been so subdivided into five hundred and twenty-nine lots, about one hundred and forty whereof have already been disposed of by contracts in the shape of promises of sale ;

Preamble.