

paving interest on its debts and providing for the current expenses of the said municipality;

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:

R. S., 2836,
2837 not to
apply to
municipali-
ty, &c.

1. Articles 2836 and 2837 of the Revised Statutes, 1909, shall not apply to the school municipality of Côte des Neiges, which shall, notwithstanding the said two articles, have the right to make annually until the 1st May 1918 a valuation roll for lands under cultivation in the said municipality; and such valuation shall be made in accordance with articles 2840 and 2856 of the Revised Statutes, 1909, but articles 2836 and 2837 shall apply to all other immoveables in the municipality, and moreover, the said articles shall continue to apply, from the 1st May 1918, to all immoveables in the said school municipality.

Coming into
force.

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

CHAP. 81

An Act to authorize the School Commissioners of the town of Longue Pointe to make a yearly valuation roll.

[Assented to 21st December, 1912]

Preamble.

WHEREAS the school commissioners for the school municipality of the town of Longue Pointe, in the district of Montreal have by their petition represented:

That the general law enacting that municipal valuation of properties shall serve as a basis for the taxes to be imposed by school corporations, causes great injustice to them, owing to the fact that, by an agreement between the proprietors of immoveables in the said municipality and the city of Montreal, when the town of Longue Pointe was annexed to the said city, the said immoveables are valued very much below their value, namely, at a uniform rate of one hundred dollars per arpent;

That such an agreement was incorporated in the act amending the charter of Montreal and is followed whenever the municipal valuation roll is made;

That the result is that the immoveables are not valued at their real value, but at a very much lower one;

That the said school municipality has contracted considerable debts to provide for education, building schools and academies

and for other purposes, and, by such conventional valuation made by the city of Montreal, it is deprived of municipal revenue for paying the interest on the said debts and for providing for the current expenses of the said municipality;

That, moreover, by the Education Act, every person who is owner of a building erected on another persons's land and who is entered as such on the valuation roll, is an elector, but that a great numbers of proprietor are deprived of the right to vote from the fact that the city of Montreal does not enter on its valuation roll the owners of buildings erected on the property of other persons and great injustice results therefrom for a great many proprietors of buildings;

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. Articles 2836 and 2837 of the Revised Statutes, 1909, shall not apply to the school municipality of the town of Longue Pointe, which shall, notwithstanding the said two articles, have the right to make an annual valuation roll of the immovables situated within the said municipality; and such valuation shall be made in accordance with articles 2840 to 2856 of the Revised Statutes, 1909. Certain school municipality authorized to make annual valuation roll.

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

CHAP. 82

An act respecting the Little Nation River Railway Company.

[Assented to 21st December, 1912]

WHEREAS the Little Nation River Railway Company, incorporated by chapter 86 of the act 7 Edward VII, has by its petition represented that it is necessary that the charter and act amending the same be amended, and, Preamble.

Whereas 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 a follows:

1. Section 2 of the act 7 Edward VII, chapter 86, is replaced by the following: 7 Ed., VII, c. 86, s. 2. replaced.

2. The head office of the company shall be at Montreal in the Province of Quebec. Head office.