

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.

Id., s. 7.
replaced.

2. Section 7 of the act 7 Edward VII, chapter 86, as replaced by the act 1 George V (1st session), chapter 74, section 1 is further replaced by the following:

Route of
railway.

“ **7.** The company may lay out, construct and operate a railway from a point between Thurso and Montebello on the left bank of the river Ottawa, and thence to the village of Cheneville. From the latter point the company may direct its line in the following direction:

a. To a point in the county of Argenteuil at or near Huberdeau to form a junction with the line now in operation of the Canadian Northern Railway Company or the prolongation of the latter in the county of Labelle;

b. To a point at or near Lake Nomingue to form a junction with the railway now in operation of the Canadian Pacific Railway Company;

c. By following the upper course of the Du Lièvre River crossing the township of Kiamika and others to a point to form a junction with the railway of the Grand Trunk Pacific; and the company may select any one or all of such places for their terminus and termini.”

1 Geo. V,
(1910), c. 74,
s. 4, repealed.

3. Section 4 of the act 1 George V, (1st session), chapter 74, is repealed.

Beginning
and comple-
tion of work.

4. The company shall commence its works within three years from the coming into force of this act. A length of at least eight miles must be in operation within five years; a length of at least twenty miles must be in operation within seven years, and the remainder of the line must be in operation within twelve years from the coming into force of this act; in default whereof the company shall retain its rights only for such portion of the line as it has in operation and shall forfeit the same for the portion not constructed within said delays.

Certain
rights
continued.

5. All the rights and privileges conferred by the act 7 Edward VII, chapter 86, and by the act 1 George V, (1st session), chapter 74, are continued and renewed.

Coming into
force.

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