

rates to be payable to them for their services ; for compelling them not to exact higher rates than those fixed by the tariff, and for punishing any person who hires, engages or employs one of them and refuses to pay them according to the tariff ; for compelling them to give their services to any person asking for the same, at the rates laid down in the tariff.

Special permit for hospitals, &c.

h. For exacting a special permit for the erection or maintenance of any hospital or similar building, or fixing the site thereof, and controlling and regulating the conditions of the same.

Entry of by-laws in books, &c.

9. The original of every by-law in future shall be entered at length in a special book, intituled "Book of by-laws of the council of the village of Sault-au-Récollet", and such entry shall be signed by the mayor and countersigned by the secretary-treasurer. The secretary-treasurer shall, moreover, enter in such book the original of the notice of every by-law.

Coming into force.

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

CHAP. 74

An Act to authorize the school commissioners of the municipality of the village of St. Jérôme de Matane to sell an immoveable given by the late Edouard Lacroix.

[Assented to 24th March, 1911]

Preamble.

WHEREAS the school commissioners of the municipality of the village of St. Jérôme de Matane have, by their petition, represented :

That by deed executed on the 10th December, 1896, before J. E. Gagnon, notary, the late Edouard Lacroix gave to the school commissioners for the municipality of the parish of St. Jérôme de Matane a piece of land more amply described in the said deed, and known under the Nos. 152, 153 and part of Nos. 151 and 154 of the official cadastre of the parish of St. Jérôme de Matane ;

That, during the month of June, 1908, the village of St. Jérôme de Matane was separated from the municipality of the parish of St. Jerome de Matane and erected into a distinct school municipality under the name of the school municipality of the village of St. Jérôme de Matane ;

That the land above mentioned now belongs to the school corporation of the village of St. Jérôme de Matane in which it is situated ;

That the said gift was made subject to the condition that the school commissioners should build a model school house on such lot and should not sell, convey or alienate the said lot, the donor declaring it to be his will that the land should always be used for educational purposes ;

That in fact the school commissioners have built a model school on the said lot, and ever since then the said lot has been used for educational purposes ;

That the school built on the said lot was destroyed by fire on the 4th December last, (1910,) and the land is insufficient and no longer fit for rebuilding a model school sufficiently large for the needs of the municipality ;

That the commissioners cannot sell, convey or alienate the said land under the above cited deed; that the donor's will would be respected if the land given were sold and the proceeds of the sale employed in purchasing and building another school, namely, a model school or an academy to meet the needs of education in the said municipality ;

That the commissioners wish to effect such transfer without there being any doubts as to its validity ;

That by his solemn will dated the 17th August, 1903, made before Mr. Bélanger and colleague, notaries, the said Edouard Lacroix instituted Dame Bridget Philomena Gillesy, his wife common as to property, his universal legatee in usufruct and appointed Robert Laroche and Germain Arthur Paradis his testamentary executors with power to act beyond a year and a day, and until the final execution of the said will ;

That the said Edouard Lacroix died on the 22nd July, 1905, without revoking his said will ; that the testamentary executors above mentioned who still continue to hold such office and the legatee in usufruct have consented to this act, as have also the residuary legatees mentioned in the said deed ;

Whereas the petitioners have prayed that an act be passed authorizing them to sell and transfer the land above mentioned with its dependencies as they may deem expedient, the said sale to be made by mutual agreement on the conditions and at the price and in such manner as the school commissioners may decide, and the proceeds of the sale to be employed for educational purposes in the said municipality, such as purchasing land for the building of a model school or academy, or for similar purposes to be determined by the school commissioners ;

And 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 as follows :

1. The school commissioners for the school municipality Certain sale
authorized.

of the village of St. Jérôme de Matane are hereby authorized to sell and transfer as they may deem expedient,—the said sale to be effected by mutual agreement on the conditions and at the price that the commissioners may decide—the immoveable given by the late Edouard Lacroix by deed of gift before J. E. Gagnon, notary, dated the 10th December, 1896, to wit : A lot of land in the first range of the parish of St. Jérôme de Matane containing 70 feet in front and widening to the end of its depth where it is 80 feet wide, more or less, on the depth which it may have to reach the river ; bounded on the southwest by the highway, on the northeast by the river Matane, on the northwest partly by the corporation of the second division of the county of Rimouski, and partly by Johnny Joncas, and on the southeast by the donor ; the said immoveable being known under the Nos, 152, 153 and part of Nos. 151 and 154 of the official cadastre of the said parish of St. Jérôme de Matane.

Application
of proceeds
of sale.

2. The said school commissioners for the school municipality of the village of St. Jérôme de Matane, shall be bound to use the proceeds of the sale of the said land for educational purposes, such as purchasing another lot for the erection of a school, academy or college or in aid of the cost of erecting the necessary buildings for such purpose, but the purchaser or purchasers of the aforesaid immoveable shall not be bound to see to the use made of the moneys derived from such sale or conveyance.

Coming into
force.

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

C H A P . 7 5

An Act to incorporate the municipality of the western part
of Boyer township.

[Assented to 24th March, 1911]

Preamble.

WHEREAS Alexis Ringuet and Joseph Husereau, farmers; Uranie Baribeau, mill-owner, Pierre Roussel, mill-owner and others, of Boyer township, in the county of Ottawa, have, by their petition, represented that they, with other land owners already constitute a village with a post office, railway station, mills and stores; that they wish to build a chapel and schools and provide more effectively for the maintenance of their roads and that it would be advisable to erect their territory into a municipality by a special act inasmuch as the Municipal Code