

Such loan shall be effected by the issue of debentures, ^{Debentures} bonds or inscribed stock payable within a period of not more than ^{&c., to be} forty years from their date, at a rate of interest not exceeding ^{issued, &c.} four per cent per annum and redeemable by means of a sinking fund sufficient to repay the principal at the expiration of such period. Such loan shall not form part of the city's consolidated debt.

The proceeds of such loan shall be employed exclusively ^{Proceeds of} for the purposes indicated in the by-law to be adopted for such ^{loan how} purpose by the city council; it shall be kept apart by the city ^{employed.} treasurer and shall at no time be available for any other purpose.

57. Nothing in this act shall be interpreted as derogating ^{Certain} in any manner from the rights, contracts, privileges or fran- ^{rights, &c.,} chises existing or acquired previous to the 30th April 1910, nor ^{not affected.} shall be used to interpret them.

58. This act shall come into force on the day of its sanction. ^{Coming into} force.

CHAP. 49

An act to remove from the plan of the city of Montreal, the homologated line on Papineau Avenue, formerly Monarque Street, between Notre Dame Street and the right-of-way of the Canadian Pacific Railway.

[Assented to 4th June, 1910]

WHEREAS Messrs. John H. R. Molson and Brothers have ^{Preamble.} by their petition represented;

That they are the proprietors of the lot No. 28 on the official plan and book of reference of St. Mary's Ward in the city of Montreal;

That the city of Montreal has homologated a street line on the said property, which homologated line is 36 feet 8 inches from the original limit and present street line of the property and extends along the whole part of said property facing on Papineau Avenue, formerly Monarque street, in the said city of Montreal between Notre Dame street and the right-of-way of the Canadian Pacific Railway;

That the said line has so affected the land in question for more than thirty years and that the city of Montreal has never taken any proceedings whether by way of expropriation or otherwise tending to the acquisition of the said land;

That the said firm proposes to extend its buildings for the more effective carrying on of its business and cannot do so until it be determined whether such expropriation may be made or not;

That therefore it is expedient that the said city of Montreal do remove from the plan of the said city the homologated line of the said street on the property of the said firm;

Therefore, His Majesty, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:—

Certain line removed from Montreal plan.

1. The homologated line of the continuation of Papineau Avenue on the property of John H. R. Molson and Brothers between Notre Dame street and the right-of-way of the Canadian Pacific Railway in the city of Montreal is removed from the general plan of the city of Montreal.

Coming into force.

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

CHAP. 50

An Act to amend the charter of the city of Three Rivers

[Assented to 4th June, 1910]

Preamble.

WHEREAS the corporation of the city of Three Rivers, has, by its petition, represented that it is in the interest of the city and of the administration of its affairs, that amendments be made to its charter, the act 1 Edward VII, chapter 44, and to the acts amending the same;

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 Ed. VII, c. 44, s. 77 replaced.

1. Article 77 of the act 1 Edward VII, chapter 44, is replaced by the following:

Penalties.

“**77.** Every person who shall be guilty of any of the acts set forth in article 76 shall incur and pay for each offence a fine of forty dollars on suit being brought by an elector of the city before the Circuit Court of the district of Three Rivers. Every person so contravening who shall be found guilty in the cases aforesaid, shall forfeit his right to vote or to be elected mayor or alderman at any municipal election that may take place within twelve months from the date of his condemnation or the