

in the town, and in order to raise the necessary funds to meet such liabilities and to make such improvements, the said town council shall be authorized to levy, annually, on persons and on the taxable, moveable and immoveable property in the town, the taxes hereinafter set forth, that is to say :

- Immoveable property;** 1. On all lands, town lots or parts of lots, with all the buildings and erections thereon, and whether there be buildings erected thereon or not, a sum not exceeding three cents in the dollar of their whole value, as entered in the valuation roll of the town ;
- Tenants;** 2. On each tenant paying rent in the town, a sum not exceeding five cents in the dollar on the amount of such rent, when it exceeds twenty dollars per annum ;
- Poll taxes;** 3. On each male inhabitant of the age of twenty-one years and over, who shall have resided in the said town for six months, and who is not otherwise taxed, a sum of not more than two dollars ;
- Dogs.** 4. On every dog kept by any person residing in the said town, a sum not exceeding three dollars, which may be collected from the owner or harborer thereof.
- Tax, from whom collected, &c.** Such tax shall be collectable from the owner, keeper or harborer of such dog, and if the said tax is not paid when legally demanded by a municipal officer entrusted with the collection of said tax, then it shall be lawful for the said council to order the dog, upon which the tax has not been paid, to be sold or killed or otherwise disposed of, as the council may order."

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

## CHAP. 61

An act to amend the charter of the town of Montcalm

[Assented to 4th June, 1910]

**Preamble.** **W**HEREAS the town of Montcalm has, by petition, represented that it is necessary to amend its charter the act 8 Edward VII, chapter 99, and to validate the debentures it has issued, inasmuch as doubts may arise as to the fulfilment of the formalities required by law for such issue or issues, 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:—

**8 Ed. VII, c. 99, s. 20a added.** 1. The following articles are added after article 20 of the act 8 Edward VII, chapter 99:

“ **20a.** The public roads situated within the territorial limits of the town now under the control of the Turnpike Trust or others shall, in future, be under the control of the town, and the toll-gates shall be put at the territorial boundary of the town, notwithstanding any law to the contrary after the yearly indemnity representing the loss which the Turnpike Trust or others may suffer from the change of toll-gates, shall have been fixed by the Turnpike Roads and Toll Bridges' Commission, created by the act 9 Edward VII, chapter 9; the said indemnity to be paid by the said municipality provided that the change of place of the toll-gates shall not affect present tolls. Certain roads to be under control of town, &c.

“ **20b.** The debentures hitherto issued by the town are declared to be legally issued according to the formalities required by law.” Certain debentures ratified.

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

## CHAP. 62

### An Act to incorporate the town of Beaconsfield

[Assented to 4th June, 1910]

**W**HEREAS the majority of the ratepayers and inhabitants of the territory described in section 1 of this act have, by their petition, prayed that the said inhabitants and ratepayers form a town corporation under the name of “ The Town of Beaconsfield ” and be subjected to the operation of the Cities and Towns' Act, and whereas it is expedient to grant their prayer ; Preamble.

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

**1.** The town of Beaconsfield shall comprise the following territory ; to wit : Nos 1 to 33 inclusive of the cadastre of the parish of St. Joachim de la Pointe Claire, with and including the subdivisions of the original lots that may be situate within the territory bounded as stated below and also the land occupied in the same territory by the Grand Trunk Railway Company of Canada, the Ontario and Quebec or the Canadian Pacific Railway companies, such territory being bounded as follows, to wit : on the north by Nos 137, 164 and 162 of the cadaster of the parish of St. Joachim de la Pointe Claire, by the southern line of the Côte Ste. Marie road, in front of lots Nos. 169, Territory of town.  
Boundaries.