

of communication, for flumes to carry water from the Riverin river to the said sand bank and for other improvements.

**2.** The expropriation authorized by this act shall be effect- Law to gov-  
ed in accordance with the law respecting railways, and after ern expro-  
detailed plans showing the necessity therefor shall have been priation and  
prepared by an expert named by the Minister of Lands and when to take  
Forests for the purpose, deposited in the Department of place.  
Lands and Forests and approved by the Lieutenant-Governor  
in Council.

**3.** This act shall come into force only upon the day fixed by Coming into  
proclamation of the Lieutenant-Governor in Council, after the force of act.  
report of the expert appointed by the Minister of Lands and  
Forests to visit the premises, draw a descriptive plan, study  
the pretensions of the respective parties and establish the  
impossibility of an amicable understanding between them.

## CHAP. 80

An Act to amend the charter of *La Compagnie Générale du Port de Chicoutimi*

[Assented to 9th March, 1906]

**WHEREAS** *La Compagnie Générale du Port de Chicoutimi* Preamble.  
has, by its petition, represented that it is advisable that  
its act of incorporation, 4 Edward VII, chapter 86, should be  
amended in such manner as to more clearly define the rights  
of the said company under subsection 1 of section 9 of the  
said act, and to further extend the rights of the said company  
under subsection 16 of section 9;

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

**1.** The following section is inserted in the act 4 Edward VII, Section ad-  
chapter 86, after section 7: ded to 4 Ed.  
VII, c. 86,

“**7a.** The bonds, debentures or obligations issued in virtue of after 7.  
the foregoing section shall, without being registered, constitute Effect of  
a first privilege and mortgage upon the entire moveable and im- bonds upon  
moveable property of whatsoever nature, present and future, of property of  
the company, including its rights, franchises and assets of all company,  
description, factories, machinery, works and materials; and all without reg-  
such properties may be transferred by deed to one or more istration.”

trustees to secure the payment of said bonds, upon such terms and conditions as may be approved by the directors authorized by a general meeting of shareholders."

Id., 9, § 1,  
replaced.

**2.** Subsection 1 of section 9 of the said act is replaced by the following:

Power of  
company to  
construct,  
&c., certain  
works.

" 1. Construct, equip, establish or acquire, by purchase, lease or otherwise, railways or sidings connecting the port of Chicoutimi with any railway passing through or within ten miles of the limits of the town of Chicoutimi, and with all the municipalities within a radius of ten miles of the said limits. "

Id. s. 9, § 16,  
replaced.

**3.** Subsection 16 of section 9 of the said act is replaced by the following:

Power of  
company to  
sell. &c.,  
franchise,  
&c., prop-  
erty, &c.

" 16. Sell, transfer and dispose of its franchises and any or all of the rights, privileges and powers granted to or possessed by the company under or by virtue of this act, and also its undertakings or any portion thereof, to any incorporated company or companies whose objects are wholly or in part identical with those of this company, for such price and consideration, and on such terms and conditions as it may think advisable, and particularly for the shares (whether preference or common,) bonds, debentures or other securities of any such company."

Id., s. 10, re-  
placed.  
Application  
of certain  
act.

**4.** Section 10 of the said act is replaced by the following:

" **10.** The provisions of the Joint Stock Companies' General Clauses act shall apply to this act and shall form part thereof, save in so far as they may contravene or be inconsistent with the provisions thereof."

Coming into  
force.

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

## CHAP. 81

An Act to incorporate the T. P. Pelletier Company

[Assented to 9th March, 1906]

Preamble.

**WHEREAS** the Honorable Thomas Phillippe Pelletier, Legislative Councillor and merchant, of Trois Pistoles; the Honorable Louis Phillippe Pelletier, of the city of Quebec, advocate and King's Counsel; Messrs. Thomas Napoléon Pelletier, of Quebec, civil employee; Jean Baptiste Deschenes, Joseph Louis Ruel, Alfred Levesque, Cyprien Lavoie and Martial Belzil, all of Trois Pistoles, and employees in the business establish-