

saw-dust in  
river St.  
Charles above  
city water-  
works' dam,  
&c.  
How recover-  
able.

the said river St. Charles or of the said Lake St. Charles, is forbidden to throw saw-dust from such mill into or to allow the same to be carried away by the said river or tributary or by the water of the said lake, under penalty of the fine imposed by the act 1 Edward VII, chapter 42, section 8, which fine shall likewise be recoverable before the Recorder's Court of the city of Quebec in the manner provided by law.

24 V., c. 26,  
s. 9, amended.

**8.** The following clause is added to section 9 of the act 24 Victoria, chapter 26 :

Delay enlarg-  
ed if defend-  
ant is non-  
resident.

" If the defendant reside outside the city, the delay is enlarged by one day for every fifty miles distance from the city."

Return of  
writs of exe-  
cution.

**9.** Writs of execution issued by the Recorder's Court of the said city are made returnable without any fixed delay and remain in force so long as the same remain unsatisfied.

Exemption of  
certain com-  
pany from  
certain taxes  
for certain  
time if it  
erects certain  
buildings in  
city.

**10.** If the Quebec Auditorium Company, Limited, erects in the city of Quebec the buildings necessary to carry out the objects of its charter, it shall be lawful for the council of the said city to exempt the said company from the imposition and payment of certain municipal taxes, by reason of the property possessed by it and made use of for its enterprise, during a term not exceeding ten years ; but such exemption shall not apply to the water-rate nor to school taxes.

Act to form  
part of char-  
ter.

**11.** This act shall be deemed to form part of the charter of the city of Quebec.

Coming into  
force.

**12.** This act shall come into force on the day of its sanc-  
tion.

## CHAP. 49

An Act ratifying a certain contract between the Bank of Montreal and the city of Montreal, and by-law No. 263 of the city of Montreal.

[Assented to 26th March, 1901.]

Preamble.

**W**HIEREAS the Bank of Montreal, a body politic and corporate, duly incorporated according to law and having its chief office and principal place of business in the city and district of Montreal, has by its petition represented :

That, by contract passed at the city of Montreal, before Victor Morin, N. P., on the eighteenth day of July, one thousand nine hundred, between the city of Montreal and the

said Bank of Montreal, it was set forth that the said bank was the owner of three opposite properties, with the buildings thereon erected, on each side of Fortification Lane, in the city of Montreal, the said properties, being numbered respectively one hundred and fifty-seven, one hundred and sixty, one hundred and sixty-one, and one hundred and sixty-two, on the official plan and book of reference of Centre Ward of the city of Montreal, and further that the said bank had petitioned the said city for permission to construct two bridges over the said Fortification Lane ;

That the city of Montreal granted to the said bank permission to construct the said two bridges over Fortification Lane, on the terms and conditions and subject to the obligations set forth in the contract above referred to :

That, at the monthly meeting of the city council of the city of Montreal, held on the ninth day of April, one thousand nine hundred and one, after the observance of the formalities prescribed in and by the act of incorporation of the said city, a by-law was duly passed bearing the number two hundred and sixty-three of the by-laws of the said city, by the terms whereof the said Bank of Montreal was permitted to build and erect the said bridges, and further to construct a tunnel connecting the present Bank of Montreal building and that certain proposed new building about to be erected by the said bank on the opposite side of Fortification Lane, the whole under the terms and conditions and subject to the obligations set forth in the said by-law ;

And whereas the said bank has prayed for the ratification and confirmation of the said contract and of the said by-law number two hundred and sixty-three of the said city of Montreal, and it is expedient to grant such prayer ;

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

1. The contract executed before Victor Morin, N. P., at Montreal, on the eighteenth day of July, one thousand nine hundred, between the city of Montreal and the Bank of Montreal, and the by-law bearing the number two hundred and sixty-three of the city of Montreal, passed on the ninth day of April one thousand nine hundred and one, authorizing the said bank to construct bridges over and a tunnel under Fortification Lane, are hereby confirmed and ratified, and the provisions thereof are declared valid, legal and binding, to all intents and purposes whatsoever.

Contract of 18th July, 1900, between city of Montreal and Bank of Montreal ratified, and also by-law No. 263 of the city of Montreal.

Contract and  
by-law de-  
clared to ap-  
ply to certain  
buildings on  
lots 157, 160,  
161 and 162  
of Centre  
Ward, Mont-  
real.

**2.** The provisions of the said contract of the eighteenth day of July one thousand nine hundred, and the terms of the said by-law number two hundred and sixty-three of the city of Montreal, are declared to be applicable to any building or buildings presently in course of construction, or that may hereafter be constructed by the said Bank of Montreal upon the said lots official numbers one hundred and fifty-seven, one hundred and sixty, one hundred and sixty-one, and one hundred and sixty-two on the official plan and book of reference of Centre Ward of the city of Montreal.

Coming into  
force.

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

## CHAP. 50

An Act to amend the charter of the city of Ste. Cunégonde of Montreal

[Assented to 26th March, 1902]

Preamble.

**W**HEREAS the city of Ste. Cunégonde of Montreal has, by petition, represented that it is in the interest of the proper administration of that city that certain amendments be made to its charter, the act 53 Victoria, chapter 70, and the various acts amending the same, and whereas it is expedient to grant the prayer of such petition ;

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

53 V., c. 70,  
art. 8, re-  
placed.

**1.** Article 8 of the act 53 Victoria, chapter 70, is replaced by the following :

Notice to be  
given to city  
of intention to  
sue in dama-  
ges for bodily  
injuries, and  
what to con-  
tain.

**" 8.** If a person claim to have received any bodily injury, through any accident whatsoever, for which he proposes to claim damages or compensation from the city, he shall, within thirty days from the date of such accident, give notice to the city through the city clerk of his intention to institute a suit, stating at the same time the details of his claim and the place where he resides ; otherwise the city shall not be liable for such damages nor for any compensation in consequence of such accident, any article or provision of the law to the contrary notwithstanding ; and, in case of claims for damages to moveable or immoveable property, a similar notice must also be given to the city, through the city clerk, within thirty days otherwise the city shall not

Similar no-  
tice for ac-  
tions for dam-  
ages to prop-  
erty.