

Treatment of
territory
thereafter.

After such consent and such appointment or such judgment, the territory so declared to be interested in the said works is treated as forming part of the county municipality, and is, for the purposes of the said works, under the jurisdiction of the county council or of the board of delegates as well as of the superintendents or other officers who may be appointed by these two authorities, as if the said territory formed part of the county municipality in question.

Judgment not
subject to
appeal.

The judgment rendered on such petition is not subject to appeal.

Art. added
after R. S.,
4558.

2. The following article is added to the Revised Statutes after article 4558 :

Sales of im-
moveables for
taxes may be
made by the
secretary-
treasurer as
provided by
Municipal
Code.

"4558a. The council may, nevertheless, whenever it deems it expedient, declare by resolution that the sale of one or more immoveable properties upon which taxes are due shall not be effected under a warrant addressed to the sheriff, but that the secretary-treasurer shall sell such in the same manner as the secretary-treasurer of a county council under the Municipal Code and subject to the same right of redemption ; and, in that case title eleventh of book second, comprising articles 998 to 1025, inclusively, of the said Code shall apply to the town, and in the said articles wherever the terms "secretary-treasurer of the county council" or "county council" are made use of, they shall mean and apply to the "secretary-treasurer of the town" or "town council," as the case may be.

Application
of article.

This article applies to all town corporations, even if the charter enacts another system of levying taxes."

Art. added
after R. S.,
4561.

3. The following article is added after article 4561 of the Revised Statutes :

Expropria-
tion of macad-
amized roads,
&c.

"4561a. The council may also, by complying with the laws respecting expropriations, appropriate the whole or any part of any macadamized or stoned road in the municipality, belonging to one or more companies."

CAP. XLÍ

An Act respecting the giving of bonuses to manufac-
turers by municipal corporations.

[Assented to 10th March, 1899.]

HER MAJESTY, by and with the advice and consent of
the Legislature of Quebec, enacts as follows :

Arts. added
after R. S.,
4643c.

1. The following section and articles are added after article 4643c of the Revised Statutes, as enacted by the act 59 Victoria, chapter 32, section 1 :

SECTION VII.

RESTRICTIONS AS TO MUNICIPAL BONUS.

“ **4643d.** No municipality shall grant a bonus to any manufacturer who proposes to establish, within its limits, an industry of a similar nature to one already established in such municipality without having received a bonus. No bonus to be granted for establishing factory similar to one already established.

“ **4643e.** No bonus shall be granted by a municipality to induce the removal thereto of an industry already established and in active operation elsewhere in the Province. No bonus for removal of industry in operation.

“ **4643f.** Any bonus granted in contravention of articles 4643d or 4643e shall be null and void.” Bonus so granted null.

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

CAP. XLII

An Act to amend article 4762 of the Revised Statutes.

[Assented to 10th March, 1899.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. The words “ Great Britain ” in article 4762 of the Revised Statutes shall be read and interpreted as comprising and as having always comprised the Channel Islands and the Isle of Man. R. S., 4762, explained.

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

CAP. XLIII

An Act to amend the law respecting railways, with reference to the payment of certain debts incurred in their construction and to the sale of such railways in certain cases.

[Assented to 10th March, 1899.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. Articles 5183a to 5183e of the Revised Statutes, as enacted by the act 56 Victoria, chapter 36, section 2, and by the act 60 Victoria, chapter 44, section 1, are replaced by the following : R. S., 5183a to 5183e replaced.