

## CAP. LIX

## An Act to amend the charter of the town of Salaberry of Valleyfield

[Assented to 15th January, 1898]

Preamble.

**W**HEREAS the town of Salaberry of Valleyfield has, by petition, represented that it is necessary to amend its charter, and it is expedient to grant its prayer;

Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

Sec. added after 57 V., c. 63, s. 20. **1.** The following sections are added, after section 20 of the act 57 Victoria, chapter 63 :

Certain agreements as to taxes may be made when certain property is annexed to the town.

Duration of such agreements, &c.

“**20a.** The council, may, in the case of the annexation of lands under cultivation, impose or agree to impose a real estate tax less than that levied on other immoveables already forming part of the town, enjoying the advantages granted by the town and especially those arising from the water-works, light and drainage.

Such agreement shall have effect only during such time as the lands so annexed shall be under cultivation and for ordinary expenses of administration only.

M. C. may be made to apply to certain property when annexed.

“**20b.** The council, for the administration of the annexed lands under cultivation as aforesaid, may, if it deem expedient, apply, by by-law, the provisions of the Municipal Code to the administration of such lands, by making a special mention to that effect in such by-laws.”

Id., s. 23, replaced.

Benefits, &c., after annexation.

**2.** Section 23 of the said act is replaced by the following :

“**23.** From and after the annexation, the proprietors of land annexed by virtue of the five preceding articles shall enjoy all the benefits, rights and privileges conferred by this act upon the inhabitants of the town, and be subject to the duties and obligations imposed upon them by the said act or the by-laws annexing them to the town, as the case may be ; and any annexation, thus made for municipal purposes, shall be considered to be, at the same time, an annexation of the same territory to the school municipality of the town for school purposes.”

Id., s. 113, replaced.

Interested electors not to vote on certain by-laws.

**3.** Section 113 of the said act is replaced by the following :

“**113.** No elector who is a proprietor can vote, if the by-law submitted to the electors grant any privilege or benefit to himself personally, or to the partnership, company or corporation of which he is a member or shareholder.”

4. The following section is added, after section 120 of the said act :

“120a. The exercise of the rights and powers conferred on the town by subsections 7 and 8 of section 120 is not subject to renewal.”

Sec. added after id., s. 120.

Certain rights, &c., not subject to renewal.

5. The following section is added, after section 296 of the said act :

“296a. Lands under cultivation, annexed in virtue of sections 20 and following of this act, are taxed in accordance with the conditions of the by-law annexing them to the town.”

Sec. added after id., s. 296.

How lands under cultivation are to be taxed.

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

Coming into force.

## C A P. L X

An Act to incorporate the town of St. Lambert

[Assented to 15th January, 1898]

WHEREAS the village of St. Lambert has prayed to be incorporated as a town under the provisions of chapter first of title eleventh of the Revised Statutes respecting town corporations ;

Preamble.

Whereas it is for the advantage and welfare of the said village, and it is expedient to grant such prayer ;

Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows:

### INCORPORATION OF THE TOWN

1. The inhabitants of the town of St. Lambert, hereinafter described, and their successors are hereby constituted a body politic and corporate under the name of the “Town of St. Lambert.”

Inhabitants incorporated as a town. Name.

The town of St. Lambert shall comprise the tract of land situated within the boundaries of the present village of St. Lambert.

Extent of territory.

The town of St. Lambert is subject to the provisions of the law governing town corporations, hereinafter called the “general act,” contained in chapter first of title eleventh of the Revised Statutes respecting town corporations, with the exception of articles 4229, 4234, 4243 to 4264, inclusively, 4414, 4529, 4530, 4533, and 4536, which shall apply to the town of St. Lambert, only as hereinafter provided.

Laws to govern.