

Office to be held in Fraserville there after.

to be published in the *Quebec Official Gazette*, that the said registry office shall be transferred to the premises destined for that purpose, and be established and held therein from and after the date fixed in the said proclamation.

Transfer of books, &c., to new office, by registrar.

Cost of such transfer to be reimbursed to him.

Laws to apply to registrar.

R. S., art. 72, amended.

Coming into force.

4. Immediately after the publication of the said proclamation, and before the date therein fixed for the transfer of the said registry office, the registrar of the county of Temiscouata shall be bound to transfer to and deposit in the new premises, destined for that purpose, all the books, deeds, titles, papers and documents whatsoever forming part of the records of the said registry office for the said county; but the cost incurred for that purpose by the registrar shall be reimbursed to him by the said town of Fraserville.

5. All the provisions which apply to the registrar shall continue to apply to the registrar of the county of Temiscouata, who shall be subject to the provisions of articles 5660 and 5692 of the Revised Statutes.

6. The table of registration divisions which follows article 72 of the Revised Statutes is amended, as regards the division of the county of Temiscouata, in so far that the place where the registry office is held shall, from and after the day fixed in the proclamation above mentioned, be in the town of Fraserville, instead of in the parish of Isle Verte.

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

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## C A P . X L V I I .

An Act to authorize the corporation of the county of Pontiac to issue new debentures, for the purpose of redeeming those heretofore issued.

[Assented to 27th February, 1893.]

Preamble.

**W**HEREAS it appears by the petition of the corporation of the county of Pontiac,—

That, under a by-law duly passed, the said corporation issued, on the second day of February, eighteen hundred and eighty-two, their bonds in favor of the Pontiac Pacific Junction Railway Company for the amount of one hundred thousand dollars, payable within twenty-five years, with interest coupons thereto attached for the half-yearly interest at six per cent;

That the said bonds were deposited with the Provincial Treasurer, to be held by him and paid over to the company as the work progressed, and were by him so handed over;

That the said corporation were unable to meet the interest of the said bonds as it fell due, and the present holders of the same took judgments and executions against the corporation for the interest accrued, amounting in all to upwards of eighty-nine thousand dollars;

That, at a meeting of the county council of the county of Pontiac, held on the twenty-fourth day of January instant, it was resolved to seek legislation from the Provincial Legislature empowering the corporation to consolidate and capitalize the debt created by the said issue of bonds in favor of the Pontiac Pacific Junction Railway Company, in principal, interest and costs, and for the purpose of paying off the same, that it be converted, and the corporation authorized for such purpose to issue new bonds, at a lower rate of interest, payable within forty years;

That it is urgent that they should be authorized to issue the said bonds for the purpose of raising sufficient money to pay off the said claim and to stay the execution of the said judgments;

And whereas the said corporation has prayed for authority to issue the said debentures, and it is expedient to grant the prayer of the said petition;

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

**1.** The corporation of the county of Pontiac is authorized to pass a resolution, which need not be submitted to the rate-payers, for the purpose of borrowing money and issuing new debentures to redeem those issued on the second day of February, eighteen hundred and eighty-two, with interest accrued and costs; provided that the said debentures be not issued for more than two hundred and twenty-four thousand dollars, with interest, payable half yearly, at a rate not exceeding four and a half per cent, and be redeemable in forty years by means of a sinking fund.

Municipality authorized to borrow money and issue debentures for certain purposes;  
Proviso.

**2.** Such debentures may be in such form and issued for such amounts and at such dates and payable at such places and at such times as may be determined by the said corporation, and may have interest coupons attached for the payment of the interest thereon.

Form and amount of debentures, &c.

**3.** In lieu of the sinking fund authorized by section 1, the corporation may, in contracting the said loan, stipulate that it will repay the same by annuities during a term not exceeding fifty years.

Loan may be payable by annuities.

Such annuities shall include the interest and the portion of the capital which is to be annually paid to extinguish

Annuities what to include, &c.

the debt at the time agreed upon; and for the payment of such annuities the corporation may issue debentures becoming due every six months or every year, until the loan is extinguished.

Debentures to be issued therefor.

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

Coming into force.

### CAP. XLVIII.

An Act to amend the act respecting tolls on the South Shore Turnpike roads.

[Assented to 27th February, 1893.]

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

Schedule to 18 V., c. 160, s. 3, replaced.  
Tariff of tolls.

1. The schedule to section 3 of the act 18 Victoria, chapter 160, is replaced by the following :

“For every four-wheeled carriage or vehicle drawn by one horse or other beast.....	\$0 15
For each additional horse or other beast.....	0 05
For each carriage or omnibus made to carry over six and not exceeding sixteen passengers, allowing a space of eighteen inches for each passenger .....	0 50
For each carriage or omnibus conveying over sixteen passengers.....	0 66
For every gig, calash, cab, or two-wheeled omnibus carrying less than six passengers, drawn by one horse or other beast.....	0 13
For each additional horse or other beast.....	0 05
For every spring-cart, cart or other two-wheeled vehicle, other than those above mentioned, drawn by one horse or other beast.....	0 10
For each additional horse or other beast.....	0 05
For each sleigh, ( <i>traîne</i> ) drag, berlin or other winter vehicle, drawn by one horse or other beast.....	0 10
For every additional horse or other beast.....	0 05
For every horse, mare, gelding, ass or mule, with a rider .....	0 06
For every horse, mare, gelding, ass, mule or cow and head of other neat cattle.....	0 03
For every score of sheep, lambs, hogs or swine.....	0 16”

18 V., c. 160, s. 3, amended.

2. The second paragraph of the said section is amended by replacing the words : “ one half penny,” in the fifth line, by the words : “ one cent.”

Coming into force.

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