

And whereas, the said corporation has, by its petition, prayed that the said deed of lease may be confirmed, and it is expedient that the prayer of the said petition be granted ;

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

Certain deed
of lease con-
firmed.

1. That certain deed of lease, made, bearing date, and executed at Montreal aforesaid, the 17th day of September last past, before O. Marin, notary public, whereby the corporation of the city of Montreal leased to the corporation of the Royal Victoria Hospital, in perpetuity, a certain lot of land and premises described in the said deed as follows :

“ A lot of land forming part of the Mount Royal Park, and situate in St. Antoine ward, of the said city of Montreal, containing four hundred and ninety-five feet in width in its South-West line ; bounded in front to the South-East by Pine Avenue, in rear, to the North-West, by the Park road, on the North-East side by lot No. 1816, and on the South-West side by the No. 1880, of the official plan and book of reference of the said St. Antoine ward, and as the said parcel of land is marked “ tinted blue ” on the plan thereof remaining thereunto annexed after being signed by the said parties thereto and by the said notary *ne varietur*, is hereby ratified and confirmed.

Act not to have
force unless
report be made
that establish-
ment will not
affect water-
supply of
city ;

2. This act shall not have any force or effect unless it shall appear by the report of the third expert to be appointed to consider the effect of the said hospital upon the water-supply of the said city, that the establishment and use of the said hospital on the said lot of land and premises will not have any injurious effect upon the said water-supply ;

City of Mont-
real to have
power to pro-
vide another
site for hospi-
tal.

But in that case the said corporation of the city of Montreal is hereby authorized to provide another suitable site for the said hospital.

C A P . C X I I I .

An act to allow the Honorable Henri Gustave Joly to add the following words to his name “ de Lotbinière.”

[Assented to 12th July, 1888.]

Preamble.

WHEREAS Henry Gustave Joly, advocate and proprietor of the old seigniori of Lotbinière, which has been in the possession of his family since the year 1672, has by his petition set forth his desire of changing his name to

that of Henry Gustave Joly de Lotbinière, and has prayed for the passing of an act for that purpose, and it is expedient to grant the said prayer; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows:

1. The said Henry Gustave Joly shall hereafter be called and known by the name of Henry Gustave Joly de Lotbinière, and by the latter name shall hereafter claim, exercise and enjoy all advantages, benefits, rights and titles, which, without such change of name, he would have been entitled to claim, exercise or enjoy; and all contracts, covenants and agreements made and entered into by him, by and under the name of Henri Gustave Joly, shall avail to and be binding on him and be deemed entered into by him by and under the name of Henri Gustave Joly de Lotbinière, and all legacies or bequests contained in any will made in his favor by the name of Henri Gustave Joly shall avail to him as if the name of Henri Gustave Joly de Lotbinière had been mentioned therein, and also by the latter name he shall recover, have, hold and possess and be capable of inheriting all real or personal property and rights of any nature or kind whatsoever, which he may at present have, hold or possess or which hereafter he may be capable of inheriting, recovering, holding or possessing as fully and to the same extent as if the change of name had not hereby been made.

Name of H. G. Joly to be hereafter H. G. Joly de Lotbinière, and by that name to enjoy all rights, etc.

2. If any suit or legal or equitable proceeding has been commenced by or against the said Henri Gustave Joly de Lotbinière by his former name, such suit or proceedings shall not be affected, nor any relief or recovery sought thereby be prevented by reason of any such change of name, but the same may be continued and carried on to judgment and execution, and until satisfaction and discharge be had as if this act had not been passed.

Pending suits, etc., to be continued and not affected.

3. All rights and privileges generally of whatever nature and kind soever that may be hereby acquired by the said Henri Gustave Joly de Lotbinière, and which may hereafter be acquired under this act, shall apply to his children and descendents.

Rights etc., to extend to children.

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

Coming into force.