

Inspector of weighing machines.

the right to appoint an inspector of the said weighing machine, or a person whose duty it shall be to give the said certificates or to have charge of the said weighing machine, the revenue of which shall however belong to the municipality of Côteau St. Louis.

Indemnity to the corp. of Mont.

Provided also that to render this provision of the law available, the said municipality of Coteau St. Louis shall indemnify the corporation of the city of Montreal for all expenses incurred for the purchase and establishment of the weighing machine in operation in the said city at the time of the passing of this act.

Coming into force of this act.

10. This act shall come into force immediately after its sanction.

C A P. L X X I V.

An Act further to amend the provisions of the several Acts relating to the incorporation of the City of Quebec.

[Assented to 23rd February, 1875.]

Preamble.

WHEREAS the Corporation of the City of Quebec have, by their petition, represented that it is advisable that certain amendments be made to the provisions of the several acts relating to the incorporation of the City of Quebec; and whereas it is expedient that their prayer be granted; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows:

§§ 5, 6 of s. 2
33 Vict., c. 46,
amended.

1. The sub-sections five and six of the second section of the Act 33 Vict., chap. 46, shall be amended by striking out the words "first of March," in each of the said sub-sections and substituting therefor the words "before six of the clock in the afternoon of the twentieth day of January preceding."

§ 7 of s. 10,
same act,
repealed.

2. The seventh sub-section of the 10th section of the same act shall be repealed—and the following substituted therefor:

Mode of voting at elections.

"Any duly qualified elector shall have the privilege of voting in writing, by drawing up a declaration which he shall sign before the sheriff, prothonotary, judge of the sessions, recorder, clerk of the crown, or clerk of the peace of the said City of Quebec, who knows him, in which he shall state for which candidate he votes, taking before such public officer the affidavit indicated in schedule 5, annexed to this act, (omitting in the said affidavit the words, "which is now shewn to me"); which said declaration and affidavit shall be previously read over to him before the said officer,

and afterwards delivered to the clerk of the said city, within eight days preceding the closing of the poll during the said election, and the said city clerk shall file the same among the archives of his office, and shall register the said vote in the poll book, and such vote shall have the same effect for the purpose of this act, as if it had been registered in the presence of the voter. The said declaration and affidavit shall be taken at the respective offices of the officers above named and not elsewhere, from ten of the clock in the morning until four of the clock in the afternoon, except in cases of sickness, infirmity or old age, to be ascertained by the certificate of a physician to be produced before the said officer, and delivered to the city clerk, together with the declaration in writing and affidavit of the said elector."

3. The word "eight," shall be substituted for the word "fifteen," in the twelfth line of the fifteenth section of the act 34 Vict., chap. 35. S. 15, 34 V., c. 35, amended.

4. The twelfth section of the act 36 Vict., chap. 55, is hereby repealed, and the following is substituted therefor : S. 12, 36 V., c. 55, repealed.

"Every person licensed or not licensed to sell in the city of Quebec spirituous liquors, wine, beer, or temperance liquors, shall close the house or building, in which such person sells, or causes to be sold, such spirituous liquors, wine, beer, or temperance liquors, on each and every day of the year, from eleven o'clock in the night until five o'clock in the morning, and during the whole of each and every Sunday of the year, nor during the said periods of time shall such person sell, or cause to be sold, delivered or cause to be delivered in such house or building, (or any other place,) spirituous liquors, wine, beer, or temperance liquors, (neither shall any such house or building or other place be kept open during the said periods of time by any such person, or by any other person whatever,) under pain, for each and every infringement of any of the provisions of the present section, of a fine not exceeding one hundred dollars currency, and costs, and in default of payment of the said fine, of an imprisonment not exceeding three months, in the common gaol of the district of Quebec, at hard labor; and in any prosecution for the sale or delivery of liquor, wine or beer, it will not be obligatory to allege or particularize the identical liquor, but merely to allege liquor ordinarily sold in taverns." Closing of inns, &c. Penalty.

5. The fifth section of the act 37th Vict., chap. 50, is hereby repealed, and the following substituted therefor : S. 5 of 37 V., c. 50, repealed.

"The owners or possessors of any dog in the city of Quebec, instead of the tax now imposed upon dogs in the said city of Quebec, shall be bound to take out annually, from License on dogs.

the clerk of the Corporation of the city of Quebec, from and after the first day of May of each and every year, a license to have the right of keeping such a dog, for which license they shall be bound to pay, to the treasurer of the said city, a sum of one dollar and fifty cents for each such dog ; and each such dog shall have around his neck a metal or leather collar, with a number legibly inscribed on it, to wit : the number to be inserted in the said license by the said city clerk, which such number shall be a metal one, or painted on the said collar, the whole under pain of a fine not exceeding five dollars for each contravention to any of the provisions of the present section.

Tax.

Collar.

Number.

Penalty.

Dogs running at large.

“ 2. The Corporation is hereby empowered to cause any dog remaining at large in any street, uncollared and unlicensed, to be impounded, in any of the public pounds, for forty-eight hours, during which the owner of said dog may recover the same on payment of fifty cents, besides the cost of the license : if not reclaimed within that time, such dog may be destroyed or sold, and the proceeds of such sale paid over to the city treasurer.”

§ 4 of s. 29 of 29 V., c. 57, repealed.

6. Sub-section 4, of section twenty-nine of the act 29 Vic., Chap. 57, shall be repealed, and the following substituted therefor :

Markets.

“ For changing the sites of Markets and Market-places, and to establish others.”

§ 63 of s. 29, of 29 Vict., c. 57, amended. Closing of photographers' and barbers' shops.

7. The following words are added to the 63rd sub-section of the 29th section of the 29th Victoria, Chap. 57 :

“ To enforce the closing on Sundays of all stores and shops and of photographers' establishments, during the whole day, and of barbers' shops from ten o'clock in the forenoon, in the said city.”

§ added after § 11, of s. 29, 29 V. c. 57.

8. The following sub-section is added after the eleventh sub-section of the 29th section, of the act 29 Vict., chap. 57 :

Cleanliness and health.

“ To define and regulate the duties, powers and attributions of the health officers, in all matters pertaining to cleanliness, in the said city, and the health of its inhabitants ;

Report of diseases by superintendent of cemeteries, physicians, &c.

“ To compel the superintendent of any cemetery in the city, or in any of the adjoining municipalities, to make and deliver to the corporation of the said city, regular returns of all persons buried in such cemetery, and to regulate the manner and form in which such returns may be made, to enact that in all cases of death occurring in the said city, the attending physician, or (in case no physician shall have attended the deceased,) a member or friend of the family of the deceased, shall within such time, and under such penalty, as the said council may determine, furnish to

such superintendent, a certificate signed by such physician, member or friend, stating the age, birth-place, date, place of death, and the nature of the disease by which deceased came to death; and also, to provide such other means of obtaining correct and reliable statements or information in reference to the mortality and its causes in the said city, as the said council may deem necessary."

9. The 4th section of the act 35 Vict., chap. 12, is hereby amended, in so far as the city of Quebec is concerned, by adding the following words at the end of the said section:

"And the said additional sum, shall also be annually levied by means of a tax, which shall be imposed, levied and recovered by the said corporation of the city of Quebec, at the same time and in the same manner, as the other taxes of the said city on real property. And the said tax will form part of the school tax of the said city. Provided that the owner of real estate shall have a right to recover from the tenant, such proportion of the said school tax, which should have been paid by him."

S 4 of 35 V., c. 12, amended.

Recovery of an add. tax. for schools.

Proviso:

CONSOLIDATED FUND.

10. The thirty-second, thirty-fourth, thirty-sixth, thirty-seventh and thirty-eighth sections of the act thirty-third Victoria, chapter forty-six, and the schedules therein referred to, and annexed to the said act; and the sections one, two and three, of the act 35 Vict., chapter 33; and the sections five, seven, nine and ten of the act 36 Vict., chap. 55; and the eleventh section of the act 37 Vict., chapter 50, are hereby repealed, and the following substituted therefor:

Several provisions repealed.

11. A consolidated fund is hereby established for the city of Quebec, to be known as "the City of Quebec Consolidated Fund," which shall consist of stock, or shares, and debentures, of not less than one hundred dollars each, which the corporation of the said city may dispose of from time to time, as opportunity offers, to an amount not exceeding two millions nine hundred and seventy-two thousand and six hundred dollars, current money of this province, to be issued for the redemption of old debentures, and also for the works necessary for the improvement of the city, as set forth in schedule A and B, annexed to the present act; and the said stock, shares or debentures shall be divided into two classes, under letters A and C, to be composed as follows:

Consolidated Fund of the city of Quebec.

Debentures.

Appropriation thereof.

Classes.

12. Class A shall comprise the stock or shares to be known as the "Quebec Water Works Stock," to the amount

Class A;
Quebec Water Works Stock.

of one million and thirty-five thousand dollars current money of this province, which shall be applied towards the paying off and extinction of the debt incurred for and in respect of the water works of the city, and shall be secured by special mortgage and privilege and without the formality of registration in the registry office, on the real estate, buildings, machinery, apparatus, mechanism and works generally in connection with the water works department.

Class C.
Quebec Property Stock.

13. Class C shall comprise the stock or shares known as the "Quebec Property Stock," also class B issued under the act 33 Victoria, chap. 46, and also the debenture class C, to the amount of one million nine hundred and fifty-thousand dollars, the proceeds of which shall be applied to the payment of the debentures falling due, and also for the conversion of debentures or permanent stock, authorized by the said act, 33 Vict., chap. 46, also, for the different objects as set forth in schedule B; the said debentures to have the same guarantee, as those they are to replace; first on the public property of the corporation, markets, station houses, fire stations, wharves, except those mentioned in class A; and then on all other property of the city.

Permanent stock under class B.

14. The permanent stock issued up to the date of the passing of this present act under class B, according to the said act last mentioned, to the amount of one hundred and seventy-five thousand four hundred dollars, shall have the first lien on the public properties belonging to the corporation as enacted by the said act, 33 Vict. chap. 46.

Stock under classes A. and B. non-redeemable, &c.

15. The shares or stock comprised in the two first classes A and B, to wit: "the Quebec water works stock, and the Quebec public property stock," shall be permanent, in perpetuity and irredeemable, and upon shares, stock and debentures of the three classes above mentioned, forming the Quebec consolidated fund, there shall be paid by the city treasurer to each of the subscribers to the said consolidated fund, at the office of the city treasurer, at the city hall, in the said city, a uniform rate of interest of not over seven per cent per annum, payable semi-annually on the first day of January and the first day of July.

Interests.

Shares of the permanent stock.

16. The said permanent stock or fund, and terminable debentures, shall be issued in shares, of not less than one hundred dollars each.

Certificates to the purchasers of Cons. Fund.

17. Any person who shall subscribe for or purchase one or more shares of the said consolidated fund, shall receive from the treasurer of the said city, a certificate to that effect, to be signed by the mayor of the said city, and counter-

signed by the city-clerk and registered by the treasurer, and sealed with the seal of the corporation; which said certificate may be in the form of schedule C, (as the case may be,) appended to this act.

18. It shall be lawful for the said corporation to negotiate the said stock, shares or debentures, either in this province or elsewhere, and if issued in Great Britain, in sums of not less than one hundred pounds sterling each, and to pay the interest on the same either in sterling money of Great Britain, or in the current money of this province, and to meet in the same manner the terminable debentures, class C. Negotiation of the stock.

19. It shall be the duty of the city treasurer to register, in a book to be kept for that purpose, all shares, stock and debentures, to be negotiated by virtue of the preceding sections as they are disposed of, and also the name of each individual, person, or firms of persons, or corporations who may have subscribed to any amount of the said shares, or stock, or debentures; and when such subscriber or subscribers shall transfer or make over, his or their shares to a third party, such transfer or cession may be made in the form of schedules numbers three and four, (as the case may be,) appended to this act; and the same shall be entered and registered by the said treasurer, in a distinct book or register, to be kept for that purpose by the said treasurer, and to which access may be had by interested parties on demand; and such subscriber or transferer last enregistered, as hereinbefore prescribed, shall be held to be *primâ facie* the creditor of the amount of such shares, stock or debentures; and such shares, stock or debentures are and shall be transferable in the manner aforesaid. Books kept by Treasurer for that purpose. Transfers of shares.

20. Every year, on or before the first day of January, the city treasurer shall take from and out of the annual revenues and other funds of the said corporation, and before the payment of any appropriation whatsoever of the said revenues or funds, a sum of money equal to two per cent on the said amount of debentures issued up to that date, which said sum of two per cent, every year, the said treasurer shall keep apart from all other moneys, to be invested and applied solely and exclusively as a sinking fund towards the extinction of the debt created by the realisation of the debentures issued under this act, forming the class C, and known as "the city of Quebec terminable debentures," as hereinbefore provided; and the said treasurer shall invest the sum thus set apart as a sinking fund, in public securities, in stock or bonds of the Dominion of Canada, stocks or bonds secured by the Dominion, or of Sinking Fund. Special investment.

any of the provinces of the Dominion, or shares of chartered banks, and not otherwise; provided, however, the said treasurer may, if deemed advisable by the finance committee of the said corporation, pay off, from and out of the said sinking fund, any sum in deduction of the debt created by "the Quebec terminable debentures," towards the gradual extinction of such debt; and the said treasurer shall place before the city council, at its first meeting in January in each year, a certificate signed by himself, and countersigned by the mayor, to the effect that he has faithfully fulfilled the obligations imposed upon him by the present section of this act, and in default of his so doing, the said city treasurer shall become and be liable to pay to the said corporation a fine of six hundred dollars, said currency, which said fine may be recovered in the same manner as all other fines imposed in and by the several statutes concerning the said corporation, and shall form part of the sinking fund aforesaid, and it shall be the duty of the auditors of the said city to submit to the said council annually a statement under oath showing whether the said treasurer has or has not fulfilled all the obligations imposed upon him by the present section.

Provisi :
Gradual liqui-
dation.
Duties of the
treasurer.
Penalty.
Duty of the
auditors.

21. The corporation of the said city shall at all times retain in their hands, from and out of "the Quebec consolidated fund," a sum equivalent to the amount of their bonds, securities, or debentures, then in circulation and issued, in virtue of the several statutes concerning the said corporation, and it shall be held, with the said sum, to redeem the bonds or debentures in circulation at maturity, or by agreement with the holders thereof, or to receive the same in exchange for shares, stock or debentures available in virtue of the present act, on such terms and conditions as may be agreed upon, the said sum not to be employed for any other purpose.

Sums retained
out of the
Quebec Cons.
Fund.
Purposes of its
retaining.

Outstanding
debentures
are without
sink. F.

22. As the corporation is bound to keep in their hands, an amount equal to that of the debentures outstanding, and as the amount of old outstanding debentures is decreased to such an extent that it is not necessary to provide any more a sinking fund for such debentures, the corporation is hereby released from the obligation of providing a sinking fund for such debentures.

Power to
change the
nature of the
stock of classes
A and B.

Sinking Fund.

23. It will be lawful at any time, to change the nature of shares or stock classes A and B and to substitute in the place of the same, debentures class C, but in such case the payment of the said debentures shall be secured by a sinking fund of two per cent if they are issued for a period of twenty years; and one and a half per cent, if issued for a

period of thirty years, to be taken yearly from and out of the annual revenues and funds of the corporation of the said city of Quebec, which said sum of money the city treasurer shall keep apart from all other moneys, for the ends aforesaid, and the said treasurer shall, with the approval of the finance committee invest the sums, thus set apart for such sinking fund, in public securities, in stock or bonds of the Dominion of Canada, stock or bonds secured by the Dominion or of any of the provinces of the Dominion, shares of chartered banks of the Dominion and not otherwise.

Investment of sums set apart.

24. The corporation shall have power to issue debentures payable to bearer with coupons, in the place of registered stock or terminable debentures class C, when they find it more advantageous to do so.

Power to issue debentures payable to bearer.

25. The legislature of the province of Quebec, by the 34 Vict., chap 22, having authorized the corporation of the city of Quebec, to subscribe 40,000 shares, of twenty-five dollars each, making the sum of one million of dollars, in the stock of "the North Shore Railway Company," and to meet the payment of the amount of shares so subscribed by the said corporation of the city of Quebec, to the aforesaid amount of one million of dollars, in the said stock of the said North Shore Railway Company, having authorized the said corporation of the city of Quebec, to establish a fund for the city of Quebec, to the like amount of one million of dollars, current money of this province, the said fund to be known as "the city of Quebec fund for the North Shore Railway, and St. Maurice Navigation and Land Company," which fund shall consist of permanent and irredeemable stock certificates of not less than five hundred dollars each, and bearing seven per cent interest, the said corporation of the city of Quebec, is hereby authorized to issue terminable debentures, bearing interest at the rate of not more than six per cent, instead of the said permanent and irredeemable stock certificates, the said terminable debentures having the same guarantee as the said permanent and irredeemable stock certificates, and the terminable debentures to have the same sinking fund provided for, as the one provided for the debentures to be issued in virtue of the twentieth section of the present act.

Power to issue terminable debentures for the North Shore R. C.

26. The said corporation is hereby authorized to borrow \$100,000 to be applied to the widening of St. John street within and Fabrique street so soon as the several proprietors of said streets may have given satisfactory security that they will pay one-third the expense which may be necessary ; provided the widening of the said streets is decided by the two-thirds of the whole council—the said sum shall form part of schedule B.

Power to borrow \$100,000 for St. John and Fabrique streets.

Proviso:

S. 12 of 37 V.,
c. 50, amended.

27. The 12th section of the act, 37 Vict., chap. 50, is amended by substituting the word "twentieth" in the first line of the said section, to the word "twelfth."

Sec 1 of same
act, amended.

28. The first section of the act 37 Vict., chap. 50, shall be amended by substituting the word "on" for the word "before" in the sixth line thereof, and after the word "year" in the seventh line, by adding the following words "or before allowing such steamers, steamboat or steamboats to ply within the said limits or to tow in the said harbor as aforesaid."

Sec. 2 of same
act, amended.

29. The second section of the last mentioned act shall be amended by substituting the word "on" for the word "before" in the eighth line of the said section.

Interpretation
of provisions
repealed.

30. The repeal of the sections and sub-sections of the acts mentioned and recited in the preceding sections, shall not be understood as affecting any matter or thing done, or require to be done, debentures, promissory notes, or obligations issued or by-laws, rules or regulations made under, and by virtue of the said sections and sub-sections of the said acts; but the said matters and things, debentures, promissory notes, obligations, by-laws, rules, regulations and orders, and the obligations of the corporation, and every officer and servant in respect of the same, and the sinking fund to be provided, shall continue to be regulated by the said sections and sub-sections of the said acts cited in the preceding clauses, until they shall be changed, altered, replaced or repealed by any proceeding adopted in virtue of the present act, in which case all such matters and things, debentures, promissory notes, obligations, rules, by-laws, regulations and orders, as the case may be, shall be regulated and controlled by the present act.

Sections re-
pealed, &c.,
remain in
force, when
they relate to
certain matters

31. Any matter or thing done, debentures, promissory notes and obligations issued, and all by-laws, rules or orders, now in force in the city of Quebec, and made in conformity with the repealed sections and sub-sections of the above cited acts or relating thereto, shall continue, and do continue in full force and effect to all intents and purposes, the same as if the present act had never been passed, until they shall be legally altered, amended, replaced or repealed, as the case may be, in virtue of the present act.

Acts repealed
and inconsis-
tent remain re-
pealed.

32. All parts of acts repealed by the sections of acts hereby repealed and recited in this act, shall be and remain repealed; and all parts of acts, inconsistent with the provision of this act, shall be, and are hereby repealed.

33. The said act shall be considered as forming but one Interpretation and the same act with the acts hereby amended.

34. All acts or portions of acts contrary to or incompatible Acts incompatible with the provisions of the present act, are hereby repealed.

SCHEDULE A.

To Amount of Permanent Stock Class A, authorized by Act Vict. 33, Chap. 46.....	\$ 1,000,000 00
“ Amount authorized by Act Vict. 37, Chap. 50, to lay a new pipe of the Water Works on a bridge over the St. Charles River.....	25,000 00
“ Reimburse the proprietors for the amount advanced to in- troduce water in different streets.	10,000 00
	<hr/>
	\$1,035,000 00

SCHEDULE B.

To Amount authorized to be is- sued by Act 33 Vict., Chap. 46, Class B & C....	\$1,500,000 00
“ Amount authorized for the prolongation of Dalhousie street, Act 36 Vict., Chap. 55	60,000 00
“ Amount required to com- plete said street.....	40,000 00
“ Amount authorized by Act 37 Vict., Chap. 50, to buy a Fire Engine	6,000 00
“ Amount authorized to renew the Quebec and Gosford Railway Debentures.....	10,000 00
“ Amount authorized to renew the Debentures issued for the School Tax Arrears....	11,600 00
“ Amount authorized to pay the arrears of the Jail and Jury Fund.....	10,000 00

To Defray the Expenses attend- ing the sale of Debentures in England, and also the discount on do.....	85,000 00	
“ Pay the amount expended out of the Revenue of the following Permanent Works, St. Lewis and Prescott Gate..\$10,000 00 Paving St. Peter Street.12,000 00 Paving St. Paul and macada- mising St. John Street...28,000 00 E x t e n d i n g Wharf, Finlay market..... 15,000 00		65,600 00
To Paving and macadamising Mountain Hill.....		15,000 00
“ Amount required to open streets between St. Louis and Montcalm Wards, and utilizing any govern- ment properties which may be obtained from the Federal Government.....		10,000 00
“ Build a Market Hall, outside St. John’s Gate.....		27,400 00
“ St. John and Fabrique Streets (within).....		100,000 00
		\$1,940,000 00

SCHEDULE No. 1.

City of Quebec Consolidated Fund

Class A or B

Permanent Stock.

C

Quebec

City Hall,

18

Certificate to No.

This is to certify that

of

at the date hereof, is the registered owner, in the books of

the corporation of the city of Quebec, of _____ shares of one hundred dollars each, in all amounting to _____ dollars of the consolidated fund of the city of Quebec, (as detailed in the margin hereof,) established under the authority of the act of the legislature of Quebec, in the Dominion of Canada, passed on the _____ day of February, 1875, (38 Vict., chap. _____,) intituled: "An Act further to amend the provisions of the several acts relating to the incorporation of the city of Quebec."

Upon the amount of shares in the said permanent stock standing enregistered to the credit of the owners thereof, in the books of the corporation of the city of Quebec as aforesaid, the corporation of the city of Quebec will pay interest semi-annually, at the rate of _____ per cent per annum, on the first days of January and July in each year.

Sealed with the seal of the corporation of the said city of Quebec, signed by the mayor, countersigned, and enregistered in the books of the said corporation by the city treasurer, of the said city, this _____ day of _____ 18

L. S.

Mayor,

City Clerk.

Registered book

Folio,
City Treasurer]

SCHEDULE No. 2.

City of Quebec Consolidated Fund.

*Class C.

Terminable Debentures.

City Hall,

Quebec,

18

Certificate No.

This is to certify that _____ of _____ is at the date thereof, the registered owner, in the books of the corporation of the city of Quebec, of _____ shares of one hundred dollars each, in all amounting to _____ dollars, of the following terminable debentures of the consolidated fund of the city of Quebec, issued under the authority of the act of the legislature of Quebec, in the Dominion of Canada, passed on

the day of February, , (Vict., chap.) inti-
 tuled: "An Act further to amend the provisions of the
 several acts relating to the incorporation of the city of Que-
 bec," viz: 1st issue of payable shares.

Upon the amount of shares in the said terminable debentures standing enregistered to the credit of the owner thereof, in the books of the corporation of the city of Quebec, the corporation of the said city will pay interest semi-annually, at the rate of per cent per annum, on the first days of January and July in each year, and the principal sum accruing at the maturity of the respective issues of the said terminable debentures, will be redeemed in full and paid to such parties as may stand enregistered proprietors in the books of the said corporation, years after the dates of the respective issues authorized by virtue of the act hereinbefore stated.

Sealed with the seal of the corporation of the said city of Quebec, signed by the mayor, countersigned, and enregistered in the books of said corporation by the city treasurer of the said city, this day of 18

(L. S.)

Mayor.

City Clerk.

Registered book

Folio,

City Treasurer.

SCHEDULE No. 3.

City of Quebec Consolidated Fund.

City Hall,

Quebec,

18

This is to certify that
 has this day transferred in the books of the corporation of
 the city of Quebec to the credit of
 of shares of one hundred dollars each,
 in all amounting to dollars of the conso-
 lidated fund of the city of Quebec, under the following
 classes, viz:

The said shares are transferable in the books
 of the corporation of the said city only by the said
 or attorney duly constituted.

City Treasurer.

SCHEDULE No. 4.

City of Quebec Consolidated Fund

For value received from

of

do hereby assign and transfer unto the said
shares of one hundred dollars each,
amounting to the sum of _____ dollars,
in the consolidated fund of the city of Quebec, viz: of
Quebec Water Works stock, (class A)
shares _____ of Quebec public property stock
(class B) shares _____
and Quebec terminable debentures (class C)
shares _____

Witness my hand, this _____ day of
in the year one thousand eight hundred and _____

Signed in presence of _____ }
Signature of party transferring.

Witnesses

C A P . L X X V .

An Act to better define and extend certain powers re-
specting the Municipality of the Parish of St. Sauveur
de Québec.

[Assented to 23rd February, 1875.]

C O N S I D E R I N G that it would be very advantageous for Preamble.
the corporation of the municipality of the parish of St.
Sauveur de Quebec, to have more ample and better defined
powers; Therefore, Her Majesty, by and with the advice
and consent of the Legislature of Quebec, enacts as follows :

1. The municipal council of the aforesaid municipality, Superinten-
shall have the power to appoint, at any time of the year, a dent of roads.
municipal officer, who shall be known as the "Superin-
tendent of roads," on whom shall devolve all the powers
now conferred by the municipal code on road and rural Its powers.
inspectors; and he shall take an oath of office;

2. The said municipal council may fix his salary, at a Its salary.
sum not exceeding four hundred dollars;

3. The said municipal council shall not be, in future, Road or rural
bound to appoint road inspectors, or rural inspectors. inspectors
abolished.