

Effect of such charter.

Order in council to incorporate railway and insurance companies.

R. S. Q., art. 4697 amended

Publication of notices for charter of railway company.

In what newspapers.

Contents of notices.

Coming into force.

“ Such charter constitutes the petitioners and all others who may become shareholders in the company thereby created a body politic and corporate for any of the purposes within the jurisdiction of this Legislature; except with regard to the incorporation of railway or insurance companies, in which case an order in council is necessary.”

3. Article 4697 of the said Revised Statutes is amended by adding thereto the following paragraph :

“ 7. In the case of the incorporation of a railway company, the notices shall also be inserted during four weeks in English and French in two newspapers published in the district through which the proposed line is intended to pass.

The notices shall be published in the English and French newspapers in each district, if there be any published in these two languages, if not, then in newspapers in the same language published in the neighboring districts.

Such notices shall make known the starting point of the proposed road, the districts through which it is intended to run and the terminus.”

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

C A P. X L I I I.

An Act to amend the law respecting companies for stoning roads.

[Assented to 21st March, 1889]

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

R. S. Q., art. 5089 replaced.

1. Article 5089 of the Revised Statutes of the Province of Quebec is replaced by the following :

When company may exact tolls.

“ **5089.** As soon as one mile of the road is made, the company may put up toll-gates and collect the tolls established by the board of directors, subject to the provisions of this section.

Toll-gates, &c. not to be placed in towns, &c., without consent.

The company cannot, however, place any toll or other gate within the limits of any town or village, incorporated by special charter or under the Municipal Code, unless the said corporations consent thereto.”

Act not retro-active.

2. This act shall have no retroactive effect.