

2. The amount of all taxes remaining due to the county corporation, and to the officers of the county council by each of such persons or by unknown persons ;

3. The costs of collection due by such persons ;

4. The description of all real estate liable for the payment of the taxes mentioned in such statement ;

5. The total amount of taxes, interest and costs affecting such real estate ;

6. The reasons why such sums were not collected.

Such statement shall be submitted to the county council and approved by it."

20. Article 998 of the said code, as contained in article 6206 of the said Revised Statutes, is amended by adding Id. art. 998, and R. S. Q., art. 6206 amended. in the fourth line after the figures " 373 ", the following words: " and from the statement made by himself in virtue of article 941*a*."

21. Article 1000 of the said Code, as contained in article 6207 of the said Revised Statutes, is amended by striking M. C., art. 1000 and R. S. Q., art. 6207 amended. out the words " in proportion to the amount of the debt " at the end of the first paragraph of said article and substituting therefor the following: " according and in How proportioned proportion to the amount of the debt and of the disbursements that shall have been made to provide for the sale of each of said lots."

22. Article 1016 of the said code is amended by adding M. C., art. 1016 amended. thereto the following:
" Such costs incurred by the secretary-treasurer are Ranking of certain costs. privileged and rank with municipal and school taxes."

23. Article 1080, of the said code as contained in article 6224 of the said Revised Statutes, is amended by Id. art. 1080 and R. S. Q., art. 6224 amended. adding after the words " Township of Leeds " in the first paragraph thereof, the words " except the municipality of East Leeds, if its municipal council passes a by-law to that effect."

C A P. L V.

An Act to amend article 533 of the Municipal Code.

[Assented to 21st March, 1889.]

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

M. C., art. 533 amended.

How macadamized roads are to be maintained, &c., when under municipal control.

Proviso.

Coming into force.

1. Article 533 of the Municipal Code is amended by adding thereto the following :

“ However, if it concerns the keeping up and maintenance of a road already macadamized and which comes under the control of a local or county municipality, the local or county council, as the case may be, without a petition to that effect may, by resolution or by-law, order that such road be kept up and maintained as a macadamized road and that the work of maintaining such road be performed by the rate-payers themselves, as set forth in the resolution or by-law, or at their expense, but under the control of the corporation within the limits whereof the road to be kept up or maintained is situated.

The local or county council cannot thus place a macadamized road at the charges of the rate-payers unless such road is in a good state of repair.”

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

C A P. L V I.

An Act to amend articles 19 and 999 of the Municipal Code.

[Assented to 25th February, 1889.]

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

M. C., art. 19 amended.

Delays expiring on holidays.

Certain notices given declared valid. Sales thereunder to be held on a certain day.

Coming into force.

1. Article 19 of the Municipal Code is amended by adding thereto the following paragraph :

“ 34. If the time fixed by this code for the accomplishment of any proceeding or formality, prescribed by the provisions thereof, expires or falls upon a Sunday or legal holiday, the time so fixed shall be continued to the first day following, not a Sunday or holiday.”

2. The notices given in the month of January of this year, in virtue of article 999 of the said code, announcing the sale for the first Wednesday or for the first Thursday of March, are valid to all intents and purposes : but such sales must take place on the first Thursday of March of this year.

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