

payable in Montreal or elsewhere, in Canadian currency or that where such security is made payable. The opposition authorized under 29 and 30 V., c. 56, s. 11, and 31 V., c. 37, s. 9, is not available in the case of new or projected streets, not already in possession of the city when the plan is homologated, but only in case of enlargement of old streets. When expropriation leaves less than 30 feet depth, the city must buy the whole lot if required. The prothonotary must put all money deposited by the city in a bank, at interest, and pay over the interest, less poundage, to the City Treasurer. Comrs. of expropriation must be rate-payers assessed at \$10,000. When an assessment roll or apportionment of cost of an improvement made by assessors or comrs. is defective, or set aside by the Superior or Circuit Court, or a judge thereof or Recorder, a new one is to be made unless the resolution of the Council itself be illegal. These comrs. to make a new apportionment are to be chosen by the Corporation, the part es to the roll or apportionment set aside, and a judge of the Superior Court, who may also appoint for either of the other parties making default. Prosecutions for selling liquor without license may be taken in the name of the Corporation. One-third of fines levied go to the Provincial Treasurer. Imprisonment in default to be 2 to 6 mos. Taverns, &c., are to be closed from 10 p. m. till 5 a. m. between 21st March and 1st October, and from 9 p. m. till 6 a. m. for the rest of the year. Penalty for infraction \$10 to \$20, and 1 to 2 mos. imprisonment in default. For the enforcement of its by-laws the Council may enact and levy penalties not exceeding \$20, and imprisonment not exceeding 2 mos. Persons found in houses of ill-fame may be condemned to such a fine, or such imprisonment in default. The city is authorized to acquire the Mount Royal Park, as shown on the plan of McQuisten, City Surveyor, and borrow \$350,000 on 7 p. c. 25 years' debentures for that purpose, and to levy, by special assessment, a sufficient amount to meet the interest and sinking fund of such loan. The park is to be managed by 3 comrs. named by the Council, and 150 acres may be disposed of in villa lots. The property to be valued by expropriation comrs. appointed as above. Power is also granted to borrow \$500,000 for the Water works improvement, and issue similar debentures therefor. Both loans to be mortgages on the property for which they are made. City Treasurer is to set aside, annually, 2 p. c. of the amounts of debentures issued as sinking fund. The Council is authorized to make by-laws respecting junk stores, to enforce the planting of trees in certain streets, and to regulate the sale of milk. 23 V., c. 72, s. 10, subs. 2 is amended and power given to the Council to pass by-laws regulating steam boilers without engines or machinery, as well as with. It may also pass by-laws authorizing the demolition, or ordering the repair, or forbidding the occupation of dangerous buildings.

*Cap. 71.*—Incorporates the town of ST. GERMAIN OF RIMOUSKI, with usual corporate powers of a town. It is to maintain the bridge across the Rimouski in common with the Parish Municipality. All differences about their separation are to be settled by arbitrators.

*Cap. 72.*—Authorizes the Fabrique of Montreal to remove the bodies from the OLD CATHOLIC CEMETERY, and to enlarge the CEMETERY of NOTRE DAME DES NEIGES. The removal to be made after notice to the relatives and providing the same space in the new cemetery. In case of dispute, arbitrators are named to settle the new site for graves. The Fabrique may acquire 8 acres in breadth by the depth between Cote des Neiges road and Mount Royal Cemetery, either on the South East or North West side of the present cemetery, by agreement with proprietors or failing that by expropriation, three Comrs. being named by a judge of the Superior Court to value the land.

*Cap. 73.*—Extends the Act 12 V., c. 136, s. 7, incorporating the R. C. bishops of Montreal and Bytown to the INCORPORATION of ALL R. C. BISHOPS in dioceses since or hereafter to be formed.

*Cap. 74.*—Explains the Act 16 V., c. 263, constituting the ECCLESIASTICAL CORPORATION of ST. MICHEL. Ecclesiastics residing in the new diocese of Rimouski have the same privileges as those in the present dioceses of Quebec and Three Rivers; and those in dioceses hereafter formed out of the territory included in these three will have them.

*Cap. 75.*—Authorizes the sale of real estate belonging to ST. GEORGE'S CHURCH, MONTREAL, on St. Joseph Street, and the hypothecation of their property acquired upon St. Francois de Sales Street.

*Cap. 76.*—Amends the Act incorporating the TEMPORALITIES BOARD OF THE CHURCH OF SCOTLAND in Canada. The moneys of the Board may be invested in stocks or bonds of Quebec, Ontario or Canada, or of any city or other municipal corporation in the two Provinces, or on the security of hypothecs. It may buy in real estate on which it has an hypothec, in order to protect its claims, and hold it for five years, but no longer.

*Cap. 77.*—Incorporates the BROTHERS OF CHARITY OF ST. VINCENT DE PAUL OF MONTREAL, with power to hold property to the annual value of \$10,000. They must report annually to the L. G. and Legislature.

*Cap. 78.*—Incorporates "LA MAISON ST. JOSEPH DU SAULT AU RECOLLET" with power to hold real estate to the annual value of \$6,000.

*Cap. 79.*—Amends the Act incorporating the ST. PATRICK'S HALL ASSOCIATION, MONTREAL, authorizing it to increase its capital stock by the issue of preferential shares of \$10 each to the amount of \$35,000, which shall entitle the holders to 8 per cent. thereupon before any dividend is paid to holders of ordinary stock. The Association may borrow upon bonds any portion of the \$35,000 not raised by the issue of preferential stock before 1st May, 1869.