

33 V., c. 32 to the L. G. in C. for a charter. The notice of the petition posted and read at the church door and published in the papers need not include a copy thereof. The co. must remunerate any person charged with the maintenance of such road who has already stoned it, or it cannot charge him tolls. Each proprietor may during the month after the charter issues subscribe for such a proportion of stock as compared to the whole of it, as the value of his property bound for the maintenance of the road bears to the whole property so bound. Thereafter, if a municipal by-law has been obtained the remainder is divided among the shareholders; if not, corporations may subscribe as under 33 V., c. 32. Persons carting manure are intitled to a refund of toll when returning with loads.

#### INSECTIVOROUS BIRDS.

Cap. 27—The Act 27 and 28 V., c. 52, for the protection of insectivorous birds is declared to be still in force.

#### BAR OF QUEBEC.

Cap. 28—The Corporation of the Bar may hold property worth \$50,000. The right of trial by the Council of a Section on the accusation of third persons, is limited to cases where the barrister accused has acted "in a manner derogatory to the honor or contrary to the discipline of the bar." Costs may be granted by the judgment to be drawn up which is to be registered with the Prothonotary—fee \$1. Then on preceipe of the syndic, execution issues; also, in cases of appeal to the General Council. The Secretary-Treasurer of the General Council sits with the Batonniers in appeal. Notice of suspension is to be sent to the Prothonotaries and Clerks of Court of each district. Prothonotaries and Clerks may not recognise any person as a practising advocate, &c., unless he is on the lists of the section and General Council and has paid all fees or fines; but they may receive fees and fines and transmit them to the proper parties. S. 5 of 32 V., c. 27, amending subs. 1 of s. 31 of 29 and 30 V., c. 27, is repealed. The general list is to be published within a month of the election of the General Council, but to contain the names of those only who have paid up to 1st of previous May. The examiners under 32 V., c. 27, s. 9 have power to summon witnesses. If they do not appear report is made to Batonnier, who acts under 29 and 30 V., c. 27, s. 20. Same powers are given committees and sub-committees of examination appointed under 32 V., c. 27, s. 11. Any candidate rejected twice on account of bad character cannot again ask an examination. Indentures must be enregistered 12 months before examination.

#### ANATOMY.

Cap. 29—The bodies of persons found dead publicly exposed, or of those who, immediately before death, had been supported by a public institution receiving aid from govt. are to be delivered up for dissection, unless claimed within the usual period for interment by relatives, not further removed than the 3rd degree—such relationship to be established on oath.

#### LOCAL AND PRIVATE ACTS.

Cap. 30—Declares the Parishes of ST. PIERRE DE LA POINTE AUX ESQUIMAUX, in

the district of Saguenay, and of ST. UBALDE, in the County of Portneuf, to be civilly erected for municipal and other purposes.

Cap. 31—Changes the *chef lieu* of Ottawa County from AYLMER to HULL from a date to be fixed by proclamation of the L. G., after proper buildings and fire proof safe for registry office have been provided.

Cap. 32—The Registration District No. 2, DORCHESTER, shall hereafter be known as the LEVIST County Registration District, and the Registry Office is to be removed to the town of LEVIST.

Cap. 33—The assessments for SCHOOL PURPOSES in MONTREAL may be one fifth of a cent instead of one tenth on the \$. The R. C. and Prot. Comrs. may annually set apart \$8,000 each, more than now authorized for acquiring land and building school houses, and issue 20 year debentures. They must make an annual financial statement to the M. P. I. before 1st Nov., to be published in the *Journal of Public Instruction* and a French and English paper in Montreal.

Cap. 34—Detaches part of the township of WEXFORD forming the Parish of St. Hippolyte and part of KILKENNY from Co. of Montcalm, and unites them to Terrebonne for all purposes and to form part of the Municipality of Abercrombie. A part of the latter township is taken from municipality of St. Sauveur and re-joined to the township municipality.

Cap. 35—Detaches BEAUMONT, in Bellechasse, from the judicial district of Montmagny and annexes it to Quebec for judicial purposes.

Cap. 36—The part of the Parish of ST. FELIX DU CAP ROUGE, which belonged to St. Augustin, in Portneuf, is annexed to Quebec County for all but judicial purposes.

Cap. 37—ST. GUILLAUME D'UPTON and ST. BONAVENTURE D'UPTON are detached from Drummond and added to Yamaska and to the judicial district of Richelieu for all purposes.

Cap. 38—Defines the boundaries of ST. FEREOLE in Montmorency.

Cap. 39—Changes the name of ST. URBAIN DE WINDSOR to ST. GEORGE DE WINDSOR.

Cap. 40—Permits the County Council of YAMASKA to erect the gore of Upton, the gore of Wendover and such parts of La Baie du Febvre, Courval and Pierreville as they see fit, into one separate municipality for school and municipal purposes.

Cap. 41—Makes a municipality again of ST. TITE DES CAPS separate from St. Joachim, Montmorency.

Cap. 42—Authorizes the L. G. in C. to grant 10,000 acres of land per mile to aid the BAIE DE CHALEURS RAILWAY, the land to be chosen in Rimouski, Gaspé and Bonaventure, if built according to terms of charter. A proportionate quantity being granted for each 25 miles built.

Also to grant to the MONTREAL NORTH-EASTERN COLONIZATION RAILWAY Co. the same