

The powers given to the corporation of Three Rivers under 38 V., c. 76, extend to authorize, under restrictions, the sale of liquors, not to prohibit, and subs. 4 of s. 79 is repealed, as dealing with matter of criminal law. Also subs. 4 s. 33, of the Act incorporating Sherbrooke. So in case of powers granted to corporation of Hull; and the clauses respecting ferries to Ottawa and Templeton in the latter case are repealed. And the clause in the Act incorporating Lachine, which professes to grant power to the local police other than for the enforcement of corporation by-laws is repealed. The powers given to the Recorder's Court, Hull, to try offences against C. S. C. 102 is repealed. The clauses of the charter of the Atlantic Insurance Co., of Montreal, giving it power to do business out of the Province, or on vessels or cargoes going out or coming from outside the Province, is repealed. The 15th, 18th and 19th sections of the Act incorporating the Sherbrooke Gas Company—dealing with matters of crime—are repealed. So s. 7 of 39 V., c. 31, respecting Notaries, for the same cause. The Act 39 V., c. 56, amending the charter of the Montreal, Portland & Boston Railway Co., is repealed.

Those portions of the Act incorporating the Patriotic Insurance Co. of Canada, which profess to give it rights to act outside the Province, or insure vessels or cargoes coming into the Province from outside, or going out of it, or to take action in criminal matters, &c., are repealed, and the name is changed to the Patriotic Ins. Co. of Montreal.

The Acts 39 V., c. 62, respecting the Provincial Loan Co.; chap. 63, respecting the Montreal Loan & Mortgage Co.; chap. 66, respecting the V. Hudson Mills Co., and chap. 76, respecting the Lauzon musical band, are amended in the same sense.

ACTS MADE PERMANENT.

Chap. 28.—The Act 2 Geo. 4, c. 8, respecting the Common of La Seigneurie de Laprairie de la Magdeleine, the 2 Geo. 4, c. 1, to enable the inhabitants of the Seigneurie of La Bale St. Antoine, commonly called la Bale du Febyre, to provide for the better regulation of the common of the said Seigneurie. and 4 Geo. 4, c. 26, to authorize the chairman and trustees to terminate disputes relating to said common, the 9 Geo. 4, c. 32, to amend an Act to authorize the inhabitants of the fief Grosbois, St. Maurice, to make regulations for the common, are made permanent.

TOWN CORPORATIONS.

Chap. 29.—This Act provides clauses for the incorporation of towns in the Province, supplementary to the Municipal Code.

QUEBEC RAILWAY ACT.

Chap. 30.—Any Judge of the Superior Court doing duty in or for the district may appoint an arbitrator for the owner in his absence. And the judge of an adjoining district acts when the resident judge, or the one doing duty in that wherein the land is, is interested. The judge is also to appoint the third arbitrator when those appointed by the parties cannot agree

He also fills vacancies—the party applying giving in all cases 2 clear days' notice to the other.

Chap. 31.—Amends Act incorporating the LEVIS AND KENNEBEC RAILWAY Co., extending time of construction 6 yrs., and altering the direction of the line in the town of Levis.

Chap. 32.—Amends QUEBEC CENTRAL RAILWAY Act, extending time of construction to 28th December, 1881.

Chap. 33.—Amends Lake St. CHAMPLAIN AND ST. LAWRENCE Railway Junction Co. Act, allowing a change of the line between Farnham and Phillipsburg, authorizes a mortgage on property of railway as guarantee of principal and interest of debentures, and extends the time of construction for 1 yr.

Chap. 34.—Incorporates A. Thompson, D. A. Ross, J. H. R. Burroughs, C. Tessier, Z. Vandy and W. A. Griffith, as the ST. JOHN ST. RY. Co., QUEBEC, to construct and operate a street railway in the upper town of Quebec, with a capital of \$50,000.

Chap. 35.—Corrects a verbal error in the Act 39 V., c. 40, respecting the limits of the County of CHAMPLAIN

Chap. 36.—Detaches a certain piece of land of about 189 arpents from the municipality of CAP-SANTÉ, Co. of Portneuf, and annexes it to the municipality of Ste. JEANNE DE NEUVILLE.

Chap. 37.—Detaches a certain part of the Parish of STE. GENEVIEVE DE BERTHIER, and annexes it to that of Ste. ELIZABETH, Co. of Joliette, for all civil purposes.

Chap. 38.—Detaches Lots 7 and 8 in 12th range of township of KILDARE, Joliette Co., from the parish of St. AMBROISE DE KILDARE, and annexes them for all purposes to the Parish of St. ALPHONSE.

Chap. 39.—Authorizes the corporation of village of NOTRE DAME DE GRACES, to have a plan of the municipality made, and defines the proceedings necessary to make such plan binding.

Chap. 40.—Erects a new village municipality by the name of "NOTRE DAME DE GRACES WEST" in the parish of Notre Dame de Graces, comprising the lands of Côteau St. Pierre, Côte St. Luc, and several lands of Côte St. Antoine, and divides the municipality into three wards.

Chap. 41.—Changes the name of the municipality of LA RIVIERE St. PIERRE to VERDUN, and extends its powers.

Chap. 42.—Incorporates the village of STE. CUNÉGONDE in Co. of Hochelaga.

Chap. 43.—Divides the municipality of the township of COX, Bonaventure Co. Gaspé, into the two municipalities of New Carlisle and Paspebiac.

Chap. 44.—Divides the municipality of MALBAIE, Co. of Gaspé, into the two municipalities of St. Pierre de la Malbaie No. 1, and No. 2.