ts, highways, id corporation her competent d to lay out, rvision aforestances may I squares, of bear to them ny such high-idth.

oyed in the receto, enter in the preceto, enter in the limits of supervision treets, highas well as the limits of supervision treets, public ration may be said they ry-stones at puares, and boundary-

cause the
o be laid
ach ward
ty, beginbut the
hall be so
tauner as
the same
of Mon-

s of the by their to the Iontreal, plan or hour at spapers, o in the he said aid four etween of the

hall be

observed for the plan or map of each of the other wards of the said city, as such plan is completed.

- 5. Every such plan or map of a ward, when confirmed by the said Superior Court, shall be final, decisive and binding upon the said corporation and the proprietors therein interested, and upon all other persons whomsoever; and no indemnity or damage shall be claimed or granted at the time of the opening of any of the new streets, public places or squares shewn on the said plan, or at the time of the widening of any of the streets, public places or squares indicated on the said plan, for any building or improvement whatsoever that the proprietors or other persons whomsoever may have made or caused to be made, after the confirmation of the said plan, upon any land or property, reserved either for new streets, public places or squares, or for the widening of any of the said streets, public places or squares of the said city; provided that nothing contained in this Act shall be construed as depriving the said corporation of the right of widening or extending any of the streets, public places or squares designated in the said plan, after its confirmation, if deemed advisable so to do.
- 6. A duplicate of each of the said plans shall be deposited immediately after its completion in the office of the Prothonotary of the said court, and another in the archives of the said corporation; and when such plan shall have been confirmed and ratified by the Superior Court as aforesaid, the City Clerk shall make an entry upon the duplicate of the said plan deposited in the archives of the said corporation in the following words: "confirmed by the Superior Court on the "day of , one thousand ."
- 7. The said corporation of the City of Montreal shall have all the necessary powers to open to the public, whenever the said corporation shall deem it advantageous to do so in the interest of the city, any new street, highway, public place or square shewn on the said plans or maps, and also to widen any of the streets, public places or squares thereon indicated as widened, after having adopted, however, the formalities and procedure hereinafter prescribed relative to the mode of expropriation and the levying of special assessments.
- 8. The designation of new streets and public places or squares, in and by this Act, applies to such streets, public places or squares as have not been opened and named before the passing of this Act.
- 9. Any person who shall remove, or in any manner whatsoever injure, the boundary stones mentioned in the second section of this Act shall be held as guilty of a misdameanor, and punishable accordingly; and it shall be competent for the Recorder's Court, of the said city, to take cognizance of, and adjudicate upon, such misdemeanors.