pensation for the part so required, taken or to be taken by the said Corporation, as aforesaid.

Council on payment or tain cases.

Title of pro-perty to be prices, compensation or compensations, to be fixed and deter-vested in the prices, compensation or compensations, to be fixed and determined as aforesaid, or in case of refusal or neglect to accept the same, or in case it should be doubtful to what person or neposit or party the same shall of right belong, on the deposit thereof in the hands of the Prothonotary of the Court of Queen's Bench for the District of Montreal, for the use of the person or persons or party entitled to the same, the right of property, title and 10 interest in and to such pieces or parcels of ground or other real property respectively, for which such price or prices, compensation or compensations shall be payable, shall be divested out of the person or persons or party seized and possessed thereof or entitled to the same, and shall become and be vested in the 15 Corporation of the Mayor, Aldermen and Citizens of the City of Montreal; and the Council of the said City may, after fifteen days notice in that behalf to the proprietor, possessor or occupant of the piece or parcel of land to which such award shall relate, enter upon, take possession of, and use such pieces or parcels 20 of land, for any of the purposes authorised by this Act; any law, statute or usage to the contrary notwithstanding.

Provisions expensation for

LXXIII. And be it enacted, That all the provisions and enacttended to comments of the two sections next immediately preceding this fort-paths, de, section, with regard to the mode in which the value of any real 25 property, taken by the said Council, shall be ascertained, and the amount thereof paid or deposited, in certain cases, shall be, and are hereby extended to all cases in which it shall become requisite to ascertain the amount of compensation to be paid by the Council, to any proprietor of real property for any damage 30 by him sustained, by reason of any alteration made by order of the said Council, in the level of any foot-path or side-walk, or by reason of the removal of any establishment, subject to be removed under any By-Law that may be passed under the fiftysixth or other section of this Act, or to any party by reason of 35 any other act of the said Council, for which they are bound to make compensation, and with regard to the amount of compensation for which damage, the party sustaining the same, and the said Council shall not agree.

> LXXIV. And be it enacted, That in all cases where, for the 40 purpose of opening any new street, square, market-place, or other public highway or place, or for continuing, enlarging, or otherwise improving those streets, squares, market-places, or other public highways or places now made, or as a site for any public building to be erected by the said Council, the said 45 Council shall deem it advantageous to purchase and acquire, or take and enter upon, more than the ground actually required for any of the said purposes, it shall be lawful for the said Council, so as aforesaid, to purchase and acquire an extent over and above what may be required for the above purposes; pro- 50 vided nevertheless, such extent do not exceed one hundred feet in depth, by what everlength may exist.

Corporations may invest price or compensation for property.

LXXV. And be it enacted, That all Corporations, ecclesiastical or civil, whose property, or any part of whose property, shall be conveyed to, or taken by the said Corporation of the 55 City of Montreal, under the authority of this Act, may invest the price of compensation paid for the property so conveyed or taken, in other real property in any part of this Province, and