lontreal, as t in virtue Canada, d Lessees, he, in the said Cirr Court is Act, as reupon the fusing or for using hey were n, verbal, urt shall wers and xecution be paid ude any e of the the condiall not ll apply

mmary dollars leymen

the said

vince, hapter s and or the usc of rdenssaid it is John will said tion eve the ing ty, ds

ıly he

st

er

property, moneys, chattels and effects to best advantage possible, for the exclusive purposes of a House of Night Refuge, notwithstanding anything contained in the said last cited Act; provided, however, and it is hereby expressly enacted, that in any institution or institutions to which a transfer may be made of the said estates, property, moneys, chattels and effects, or any part thereof, under the provisions of this section, admission shall be given to the poor, indiscriminately and without any distinction of creed or nationality.

- Whereas the corporation of the said city is authorized in and by the Act passed in the twenty-seventh year of Her Majesty's reign, chapter fifty-four, to aid the Grand Trunk Railway Company of Canada in the establishment of a City Terminus at or near Chaboillez Square, in the said City of Montreal, by means of a grant of money to the amount of fifty thousand dollars; and whereas it is deemed more expedient that the said grant should be applied towards purchasing the necessary ground to be acquired for establishing the said railway terminus: therefore it shall be lawful for the corporation of the said city to purchase and acquire, in the same manner as the said corporation is authorized to acquire or expropriate property or real estate for the opening or widening of streets generally, in and by the present Act, all pieces or parcels of land or real estate required to establish, enlarge, or improve the said terminus and to connect the rails of the said company with the harbour of the said city from any point not more than four hundred feet beyond the south-western limits of the said city; provided, however, the price or compensation to be paid by the corporation of the said city for the said pieces or parcels of land or real estate, to be acquired as aforesaid, shall not exceed the said sum of fifty thousand dollars and that the excess of cost over or beyond that amount, if any, shall be borne and paid by the said company.
- 57. In addition to the subjects for the which corporation of the said city is authorized to pass by-laws, in and by the tenth section of the Act passed in the twenty-third year of Her Majesty's reign, chapter seventy-two, shall be included musical saloons or establishments wherein intoxicating liquors are sold and wherein instrumental music or singing, or both, are used as a means of attracting customers; and the council of the said city shall have power and authority, by any such by-law to license, regulate or prohibit any such musical saloons or establishments, under such conditions and restrictions as the said council may deem expedient to impose in the interest of the public.
- 58. The council of the said city shall have power, from time to time, by a by-law or ordinance to nake such rules and regulations, as to the erection and construction of houses or buildings of any description whatsoever, as the said council