

1887 - Année

1

1ère série

CONSEIL

Rapports et dossiers

SAINT-GABRIEL LEVEE & RAILWAY COMPANY.

LEVEE SAINT-GABRIEL : Acquisition de terrains pour la construction
de la levée Saint-Gabriel.

1887 Modèles de procédure, blancs.

Voir aussi:
606; Finances, Commission
Rapports.

*Archives Municipales
de Montréal*

Si vous vous dépos-
sez de ce document
veuillez en prévenir
sans retard.

L'ARCHIVISTE

If you give away the
document, please ad-
vise, without delay
the

ARCHIVIST

LEVÉE ST-GABRIEL; Expropriations

Dames de la Charité de l'Hôpital général
de la Cité de Montréal (Soeurs Grises)

Religieuses Soeurs Hospitalières de St-Joseph
de l'Hôtel-Dieu de Montréal

Soeurs de la Congrégation de Notre-Dame de Montréal

William Price.

Partie des lots nos 1, 2 et 3 du cad. du quartier Ste-Anne,
partie du lot no 3,169 du cad. de la paroisse de Montréal,

Voir dossier:

1887 - année; 1-01, 1ère série, Conseil.Rapp.et doss.

Partie du lot no 3,172 du cad. de la paroisse de Montréal
acheté des Religieuses de l'Hôtel-Dieu.

Voir: Dossier 1-02, 1ère série; (année 1887)

Conseil, Rapports et dossiers.

Partie des lots 3,167 et 3,259, cad. de la paroisse de
Montréal. Soeurs de la Congrégation de Notre-Dame de
Montréal.

Voir dossier: 1887 - année; no: 1-03

1ère série; Conseil; Rapp. et doss.

Partie du lot no 3,171 du cad. de la paroisse de Montréal,
acquis de William Price.

Voir dossier: 1887 - Année; 1-04

1ère série, Conseil; Rapp. et dossiers.

Voir aussi les dossiers:

Finances, Mandats:

no: 3392, année 1888

\$20,000

Soeurs de la Congrégation de Notre-Dame.

Finances, Commission

Rapports

Dossier no 606,

années 1887 etc.

Nos 9,897, 39,293 et 54,911

3ième série, Conseil

Rapports et dossiers.

The Saint Gabriel Levee and Railway
~~COMPANY -~~
~~ATLANTIC AND NORTH-WEST RAILWAY COMPANY~~

PROCEEDINGS FOR EXPROPRIATION

IN THE MATTER OF

PROPRIETOR:

I, *Alphonse Raza* of the city and
of district of *Montreal*, Architect
arbitrator duly nominated and appointed by the *Saint Gabriel*
~~Levee and Railway~~ ~~Atlantic and~~
~~North-west Railway~~ Company as their arbitrator in respect of
the said expropriation matter, do solemnly swear that I will
faithfully and impartially perform the duties of my office
as such arbitrator, and that I am not related nor of kin to
the said proprietor and am disinterested in this matter.

Sworn before me at Montreal,

this day of *September*,

A.D. 1887

J.P. for Montreal.

J. P. for Montreal.

A. T. 1884

This day of *September*,
sworn before me at Montreal,

the said Proprietor and am disinterested in this matter.

as such arbitrator, and that I am not related nor of kin to

himself and impartially perform the duties of my office

the said expropriation matter, do solemnly swear that I will

~~do and perform~~ the duties of my office as their arbitrator in respect of

~~the said expropriation matter~~ and appointed by the ~~Attorney-General~~

~~of the City and~~ of the City and

~~of the City and~~ of the City and

~~of the City and~~ of the City and

PROPRIETOR:

*Form of
oath for
arbitrator*

IN THE MATTER OF

PROCEEDINGS FOR EXPROPRIATION

~~ATLANTIC AND NORTH-WEST RAILWAY COMPANY~~

The said Proprietor is and has been

Les Sœurs de la congrégation
de Notre Dame de Montréal

Les Religieuses Sœurs Hospitalières de St Joseph
de l'Hôtel-Dieu de Montréal

Les dames de la Charité de l'Hôpital
Général de la Cité de Montréal, com-
munément dites Sœurs Grises

PROVINCE OF QUEBEC
DISTRICT OF MONTREAL

S U P E R I O R C O U R T

THE

RAILWAY COMPANY

A N D

PROPRIETOR

TO any one of the Honourable Judges of the Superior
Court sitting in Chambers in and for the District of Montreal

[illegible]

THAT your petitioners require for the purposes of their
Railway, a piece of land belonging to said proprietor and
being part of lot number on the official plan
and book of reference of the Parish of Montreal, being known
and distinguished upon the plan of the said Railway under
the number

THAT on the day of 1887
a notice of expropriation was served on said proprietor by
which notice
of the city of Montreal was named as arbitrator for said
Railway Company

THAT subsequently the said arbitrator named
as his arbitrator.

THAT said two arbitrators have been sworn and have met to decide upon the nomination of a third arbitrator but have been unable to agree.

THAT the said parties having also failed to agree upon the nomination of a third arbitrator, your petitioners have determined to leave the decision to your Honor as provided

WHEREFORE your petitioners pray that your Honor be pleased to appoint a third arbitrator in this matter of expropriation and in connection with said appointment your petitioners respectfully suggest and submit the names of the following persons any one of whom if chosen will do justice as between the parties and your petitioners will ever pray.

10
 11
 12
 13
 14
 15
 16
 17
 18
 19
 20
 21
 22
 23
 24
 25
 26
 27
 28
 29
 30
 31
 32
 33
 34
 35
 36
 37
 38
 39
 40
 41
 42
 43
 44
 45
 46
 47
 48
 49
 50
 51
 52
 53
 54
 55
 56
 57
 58
 59
 60
 61
 62
 63
 64
 65
 66
 67
 68
 69
 70
 71
 72
 73
 74
 75
 76
 77
 78
 79
 80
 81
 82
 83
 84
 85
 86
 87
 88
 89
 90
 91
 92
 93
 94
 95
 96
 97
 98
 99
 100
 101
 102
 103
 104
 105
 106
 107
 108
 109
 110
 111
 112
 113
 114
 115
 116
 117
 118
 119
 120
 121
 122
 123
 124
 125
 126
 127
 128
 129
 130
 131
 132
 133
 134
 135
 136
 137
 138
 139
 140
 141
 142
 143
 144
 145
 146
 147
 148
 149
 150
 151
 152
 153
 154
 155
 156
 157
 158
 159
 160
 161
 162
 163
 164
 165
 166
 167
 168
 169
 170
 171
 172
 173
 174
 175
 176
 177
 178
 179
 180
 181
 182
 183
 184
 185
 186
 187
 188
 189
 190
 191
 192
 193
 194
 195
 196
 197
 198
 199
 200
 201
 202
 203
 204
 205
 206
 207
 208
 209
 210
 211
 212
 213
 214
 215
 216
 217
 218
 219
 220
 221
 222
 223
 224
 225
 226
 227
 228
 229
 230
 231
 232
 233
 234
 235
 236
 237
 238
 239
 240
 241
 242
 243
 244
 245
 246
 247
 248
 249
 250
 251
 252
 253
 254
 255
 256
 257
 258
 259
 260
 261
 262
 263
 264
 265
 266
 267
 268
 269
 270
 271
 272
 273
 274
 275
 276
 277
 278
 279
 280
 281
 282
 283
 284
 285
 286
 287
 288
 289
 290
 291
 292
 293
 294
 295
 296
 297
 298
 299
 300
 301
 302
 303
 304
 305
 306
 307
 308
 309
 310
 311
 312
 313
 314
 315
 316
 317
 318
 319
 320
 321
 322
 323
 324
 325
 326
 327
 328
 329
 330
 331
 332
 333
 334
 335
 336
 337
 338
 339
 340
 341
 342
 343
 344
 345
 346
 347
 348
 349
 350
 351
 352
 353
 354
 355
 356
 357
 358
 359
 360
 361
 362
 363
 364
 365
 366
 367
 368
 369
 370
 371
 372
 373
 374
 375
 376
 377
 378
 379
 380
 381
 382
 383
 384
 385
 386
 387
 388
 389
 390
 391
 392
 393
 394
 395
 396
 397
 398
 399
 400
 401
 402
 403
 404
 405
 406
 407
 408
 409
 410
 411
 412
 413
 414
 415
 416
 417
 418
 419
 420
 421
 422
 423
 424
 425
 426
 427
 428
 429
 430
 431
 432
 433
 434
 435
 436
 437
 438
 439
 440
 441
 442
 443
 444
 445
 446
 447
 448
 449
 450
 451
 452
 453
 454
 455
 456
 457
 458
 459
 460
 461
 462
 463
 464
 465
 466
 467
 468
 469
 470
 471
 472
 473
 474
 475
 476
 477
 478
 479
 480
 481
 482
 483
 484
 485
 486
 487
 488
 489
 490
 491
 492
 493
 494
 495
 496
 497
 498
 499
 500
 501
 502
 503
 504
 505
 506
 507
 508
 509
 510
 511
 512
 513
 514
 515
 516
 517
 518
 519
 520
 521
 522
 523
 524
 525
 526
 527
 528
 529
 530
 531
 532

1837

To

TAKE NOTICE of the foregoing petition which will be presented to any one of the Judges of the Superior Court sitting in Chambers in the Court House, City of Montreal on the day of 1887 at 10.30 of the clock of the forenoon or so soon thereafter as Counsel can be heard

1887

Atty. for Petitioners.

• 379011107 • Y33A

15957 noll

1982

10 yab
to stock of the
1924 of the stock of the

[illegible]

20

Второй этап

150-1300H

1874

Petition to
appoint third
arbitrator

[illegible]

by the British V.C.

PROVINCE OF QUEBEC
DISTRICT OF MONTREAL

S U P E R I O R C O U R T

THE

RAILWAY COMPANY

A N D

PROPRIETOR

TO any one of the Honourable Judges of the Superior
Court sitting in Chambers in and for the District of Montreal

[illegible]

THAT your petitioners require for the purposes of their
Railway, a piece of land belonging to said proprietor and
being part of lot number on the official plan
and book of reference of the Parish of Montreal, being known
and distinguished upon the plan of the said Railway under
the number

THAT on the day of 1887
a notice of expropriation was served on said proprietor by
which notice
of the city of Montreal was named as arbitrator for said
Railway Company

THAT subsequently the said arbitrator named
as his arbitrator.

THAT said two arbitrators have been sworn and have met to decide upon the nomination of a third arbitrator but have been unable to agree.

THAT the said parties havinh also failed to agree upon the nomination of a third arbitrator, your petitioners have determined to leave the decision to your Honor as provided

by the Railway Act.

WHEREFORE your petitioners pray that your Honor be pleased to appoint a third arbitrator in this matter of expropriation and in connection with said appointment your petitioners respectfully suggest and submit the names of the following persons any one of whom if chosen will do justice as between the parties and your petitioners will ever pray,

Montreal

1887

Atty. for petitioners

To

Propriator

TAKE NOTICE of the foregoing petition which will be presented to any one of the Judges of the Superior Court sitting in Chambers in the Court House, City of Montreal on the day of 1887 at 10.30 of the clock of the forenoon or so soon thereafter as Counsel can be heard

Montreal

1887

Atty. for Petitioners.

Atty. for Petitioners.

Montreal

1887

forenoon or as soon thereafter as Counsel can be heard
day of
1887 at 10.30 of the clock of the
in Chambers in the Court House, City of Montreal on the
sent to any one of the Judges of the Superior Court sitting
TAKE NOTICE of the foregoing petition which will be pre

To
Proprietor

Atty. for Petitioners

Montreal

1887

*Petition to appoint
third arbitrator
by the Judge*

between the parties and your petitioners will ever pray.
Following persons any one of whom if chosen will do justice
petitioners respectfully suggest and submit the names of the
propriation and in connection with said appointment your pe-
blesed to appoint a third arbitrator in this matter of ex-
WHEREFORE your petitioners pray that your Honor be
by the Railway Act.

PROVINCE OF QUEBEC
DISTRICT OF MONTREAL

IN THE MATTER OF THE ATLANTIC & NORTH-WEST
RAILWAY COMPANY A N D

PROPRIETOR.

WE

THE UNDERSIGNED ARBITRATORS appointed by the above
named parties respectively for the purpose of ascertain-
ing the compensation to be paid by said Company to the
said

for the land required from said

by the said the Atlantic and North-west Railway Company
for the purposes of their Railway, and being part of a
certain lot of land and premises known and distinguished
on the official plan and book of reference of the Parish
of Montreal, in the County of Hochelaga as lot number

and described as lot number

on the map or plan and book of reference of the said
Railway and for all damages caused to the said

by the exercise of the said Company's franchises thereon
do hereby jointly appoint

of the City of Montreal

as third arbitrator for the purposes aforesaid, and in
accordance with the Consolidated Railway Act of 1879
and amendments thereto

Witness our hands this

Witness our hands this

and amendments thereto

accordance with the Consolidated Railway Act of 1878
as third arbitrator for the purposes aforesaid, and in

of the City of Montreal

do hereby jointly appoint

by the exercise of the said Company, a franchise thereon

Railway and for all damages caused to the said
on the map or plan and book of reference of the said

and described as lot number

of Montreal, in the County of Hochelaga as lot number
on the official plan and book of reference of the Parish
certain lot of land and premises known and distinguished
for the purposes of their Railway, and being part of a
by the said the Atlantic and North-west Railway Company

for the land required from said

said

ing the compensation to be paid by said Company to the
named parties respectively for the purpose of ascertaining
THE UNDERSIGNED ARBITRATORS appointed by the above
WE

PROPRIETOR.

RAILWAY COMPANY A N D

IN THE MATTER OF THE ATLANTIC & NORTH-WEST

DISTRICT OF MONTREAL
PROVINCE OF QUEBEC

*Form to nomi-
nate third Arbitrator
by two other
Arbitrators*

IN THE MATTER OF

The Atlantic and North West Railway Company.

AND

To

Proprietor.

of the of

Proprietor.

Take notice, that a part of a certain lot of land and premises in your possession known and distinguished on the official plan and book of reference of the Parish of in the County of as lot number described as lot No. on the map or plan and book of reference of the said railway, is required from you by THE ATLANTIC AND NORTH WEST RAILWAY COMPANY, for the purposes of their Railway, and will be taken under the provisions of The Railway Act, viz: that part of said Lot No. described as follows

That the said Atlantic & North West Railway Company are ready and willing and hereby offer to pay the sum of dollars as a compensation for the said land and for all damages caused to you by the exercise of their franchises thereon.

That in the event of your not accepting this offer, The Atlantic & North West Railway Company hereby nominate and appoint to be their Arbitrator for the purpose of ascertaining the compensation to be paid to you for the said land and damages, in accordance with The Railway Act.

Montreal, 1887.

Secretary Atlantic & North West Ry. Co

I, of the of in the

a sworn Surveyor for the Province of Quebec, do hereby certify:

1. That I am disinterested in the matter within referred to.
2. That the land lastly within described is required for the Atlantic and North West Railway.
3. That I know the lot of land and premises in question and the amount of damages likely to arise from the exercise of the powers of the said Railway Company thereon.
4. That the sum offered by the Atlantic & North West Railway Company in the within notice, is a fair compensation for the same, and for all damages as aforesaid.

Dated at the day of 1887.

In the matter of THE ATLANTIC & NORTH WEST RAILWAY COMPANY, and
Proprietor,

I, _____
of the _____ make oath and say, that I did
on the _____ day of _____ 1887.
personally serve _____
with a duplicate original of the within Notice and of the Surveyor's certificate
endorsed thereon.

Sworn before me at _____
in the _____
of _____ this _____
day of _____ A. D. 1887

No.

THE ATLANTIC & NORTH WEST RAILWAY CO.

Proceedings for Expropriation.

In the Matter of

Proprietor.

NOTICE
—AND—
CERTIFICATE OF SURVEYOR.

Dated at _____ the _____ day of _____ 1887.

1. That the land lastly within described is required for the Atlantic and North West Railway.

2. That I know the lot of land and premises in question and the amount of damages likely to arise from the exercise of the powers of the said Railway Company thereon.

3. That the sum offered by the Atlantic & North West Railway Company in the within notice is a fair compensation for the same, and for all damages as aforesaid.

a sworn Surveyor for the Province of Quebec do hereby certify:

1. That I am disinterested in the matter within referred to.

IN THE MATTER OF

The Atlantic and North West Railway Company.

AND

To _____
of the _____ of _____
Proprietor.

Proprietor.

Take notice, that a part of a certain lot of land and premises in your possession known and distinguished on the official plan and book of reference of the Parish of _____ in the County of _____ as lot number _____ described as lot No. _____ on the map or plan and book of reference of the said railway, is required from you by THE ATLANTIC AND NORTH WEST RAILWAY COMPANY, for the purposes of their Railway, and will be taken under the provisions of The Railway Act, viz: that part of said Lot No. _____ described as follows _____

That the said Atlantic & North West Railway Company are ready and willing and hereby offer to pay the sum of _____ dollars as a compensation for the said land and for all damages caused to you by the exercise of their franchises thereon.

That in the event of your not accepting this offer, The Atlantic & North West Railway Company hereby nominate and appoint _____ to be their Arbitrator for the purpose of ascertaining the compensation to be paid to you for the said land and damages, in accordance with The Railway Act.

Montreal, _____ 1887.

Secretary Atlantic & North West Ry. Co

I, _____ of the _____ of _____ in the _____

a sworn Surveyor for the Province of Quebec, do hereby certify:

1. That I am disinterested in the matter within referred to.
2. That the land lastly within described is required for the Atlantic and North West Railway.
3. That I know the lot of land and premises in question and the amount of damages likely to arise from the exercise of the powers of the said Railway Company thereon.
4. That the sum offered by the Atlantic & North West Railway Company in the within notice, is a fair compensation for the same, and for all damages as aforesaid.

Dated at _____ the _____ day of _____ 1887.

PROVINCE OF QUEBEC, }
District of

In the matter of THE ATLANTIC & NORTH WEST RAILWAY COMPANY, and
Proprietor,

I, _____
of the _____ make oath and say, that I did
on the _____ day of _____ 1887.
personally serve _____
with a duplicate original of the within Notice and of the Surveyor's certificate
endorsed thereon.

Sworn before me at _____
in the _____
of _____ this _____
day of _____ A. D. 1887

No.

THE ATLANTIC & NORTH WEST RAILWAY CO.

Proceedings for Expropriation.

In the Matter of

Proprietor.

NOTICE

— AND —

CERTIFICATE OF SURVEYOR.

Montreal.

Dated at _____ the _____ day of _____ 1887.

4. That the sum offered by the Atlantic & North West Railway Company in the
within notice is a fair compensation for the same, and for all damages as aforesaid.

3. That I know the lot of land and premises in question and the amount of
damages likely to arise from the exercise of the powers of the said Railway
Company thereon.

2. That the land lastly within described is required for the Atlantic and North
West Railway.

1. That I am disinterested in the matter within referred to.

a sworn Surveyor for the Province of Quebec, do hereby certify:

The Ontario & Quebec Railway Co.

— o —

Notice is hereby given in pursuance of the provisions of the Consolidated Railway Act of 1879, and Amendments thereto, that a plan and Book of Reference duly certified, showing the location from St. Anne, in the County of Jacques Cartier, to a junction with the Atlantic & Northwest Railway at Cote St. Luc, in the Parish of Montreal, of a portion of the proposed extension of the Ontario & Quebec Railway from Smith's Falls to Montreal and showing, also, the lands intended to be passed over and taken for the said extension within the limits named, have been deposited in the Office of the Clerk of the Peace of the District of Montreal.

Signed Charles Drinkwater
Secretary

Office of the Secretary
Montreal, May 8, 1886.

N^o

C. S. Beauchamp

Espece

La Cie de Chemin de fer
Atlantique Canadien

Requérant

J. J. Robitaille

Propriétaire

Requête pour Mandat
de possession, Affiliant
& C^{ie}

(Copie)

Procurer de grue
Contrat de Beauharnois

Causes Supérieures

En faveur

La Compagnie de Chemin de
fer Atlanticque Canadienne
Requiescente

L'honorable juge de la Cour
Supérieure de Bas Canada, s'agissant
sans appel le District de Beauharnois

L'honorable requête de la Compagnie
de Chemin de fer Atlanticque Cana-
dienne, Corps politique & incorporé, ayant
son principal bureau d'affaires en
la Cité d'Ottawa, dans la province
d'Ontario.

De pour respectueusement:

Qu'elle a fait faire l'ar-
pentage et préparer le plan & les bornes de
territoire des terrains sur lesquels doit
passer dans la Cité de Chatham, dans
la ligne de Chemin de fer, et que ce
plan a été dûment déposé & avec de
ce dépôt tenu suivant la loi.

Que toute Requiescente a
lucris pour la construction et
l'entretien

Centrerie à son dit Chemin de fer
du massacre de terrain d'icelle Paroisse,
Sont une dit plan & l'avis de l'avis,
Sont:-

" part of lot Cadastre number
" One hundred and twenty eight (128) on the
" Official plan & back of reference of the
" Parish of St. Martin, in the County of
" Chateauguay, and containing an area of
" Two arpents and seventy four perches
" Commencing at where the Centre line of said
" Canada Atlantic Railway intersects the side
" line between lots 127 & 128 at a distance of
" 2645 feet more or less from the South
" East Corner of said lot 126 thence running
" in a North westerly direction along said
" Centre line, seventy one hundred & thirty
" Four (734) feet to the line between the
" Parishes of St. Martin and St. Melochie
" and lot 128-8 and having a uniform
" breadth of only nine and a half ($49\frac{1}{2}$) feet
" on either side of said Centre line of
" Railway:

Que le terrain ci-dessus décrit
appartient à James Robertson, Cultivateur,
de la paroisse de St. Martin, dans le
Comté de Chateauguay, dans le District
de Beauharnois:

Que le Prince Jullien
Courant votre Requête a donné au dit
James Robertson l'avis requis par la
Loi

lui. Si elle requerrait le terrain ci-
 dessus décrit pour la construction
 d'un chemin de son dit chemin de fer
 et si elle lui a, en même temps, offert
 à d'écarter d'écarter, par le Ministère de
 M^{re} E. A. Robson Notaire, une somme
 de Cinq Cent Cinquante dollars. Somme
 Compensation pour la valeur du dit
 terrain et pour les dommages causant
 résultat de la prise de possession d'icelui.
 Ainsi qu'il appert au dit avis produit
 avec les précédentes comme ci-dessus
 mentionnés. Mais que le dit James
 Robertson n'a pas encore accepté les
 dites offres.

Pour cela Requirant est
 prêt à commencer immédiatement la
 construction de son chemin de fer sur
 le terrain ci-dessus décrit et si elle
 requiert à cette fin la possession im-
 médiate du dit terrain, et que sous
 cette possession immédiate les travaux
 de son Requirant soient considéra-
 blement retardés. Les employés seront
 sans ouvrage, et son Requirant sera
 exposé à souffrir de grands dommages.
 Pour qu'il soit Requirant
 que son Requirant s'engage, par
 Mandat avec fins de mettre son
 Requirant, la Compagnie de chemin de
 fer "Atlantic Canadian" en possession

du terrain ci-dessus décrit ainsi que
dans l'avis produit aux premières
Et sans plus tarder.

Jean Harais

15 juillet 1884
Signé: Emmanuel Camille Marceau
Curé de la Paroisse.

William Robert Hibbard, Agent
de terre de la Compagnie de Chemin de
fer d'Ontario Canadien, résidant à Toronto,
dans le District de Beauharnois, a été
honnêtement assermenté que les Saints
Evangiles disent:—

Que dans les faits mentionnés
dans la requête qui précède sont vrais
et d'adéquation lecture faite:—

Assermenté devant moi, à Toronto

~~M. L. dans le District de~~
~~Beauharnois~~
~~M. L. le 15ème juillet~~
~~au huitième (au huitième) jour~~

Signé W. R. Hibbard

(Signé) E. H. Benson Commissaire
pour l'Assurance des Bénéficiaires
pour district de Beauharnois—

James Richardson, Cultivateur,
à la paroisse de St Martin, dans le
District de Beauharnois—

Mauvais.

Prenez avis de la requête qui
précède

precido que nous présenterons au Juge
de la Cour Supérieure siégeant avec nous
le District de Beauharnois, en Chambre,
au Palais de Justice, en la Ville de
Beauharnois. Mardi le Vingt neuf
juillet Courant à dix heures du matin
au quel se peuvent trouver les autres
Beauharnois 16 juillet 1884

(Signé) Emmanuel Rouille & Marceau
Avocat de la Requête

Vraie Copie

Emmanuel Rouille & Marceau
Avocat de la Requête