



CHAPTER 106

An Act to change the limits of the School Municipality of the Parish of Longueuil

[Assented to, the 17th of May, 1940]

WHEREAS the school commissioners of the school ^{Preamble.}
municipality of the parish of Longueuil have,
by their petition, represented that it is necessary to
change the present limits of the school municipality
of the parish of Longueuil to detach therefrom two
portions of territory known under the names of St.
Josaphat and St. Maxime;

Whereas it is necessary that these limits be changed
and that it is in the interest of the Catholic school
commission of the parish of Longueuil, of the owners
of real estate and of the public in general that this
change be made;

Whereas it is expedient to grant such prayer con-
tained in the said petition;

Therefore, His Majesty, with the advice and consent
of the Legislative Council and of the Legislative
Assembly of Quebec, enacts as follows:

1. The following territories are detached from the ^{Territory}
present limits of the school municipality of the parish ^{detached.}
of Longueuil:

a. The territory generally known under the name of
St. Josaphat and made up of:

1. That part of the lots bearing official numbers
147, 148, 150 and 152 situated to the southwest of
Taschereau Boulevard, with the subdivisions attached
thereto;

2. That part of lot official number 160 situated between part of lot official number 147 to the northeast, part of lot official number 150 and lot official number 153 to the southeast, *Montée* Tiffin to the southwest, and the railway line of the south shore to the northwest;

3. Lots official numbers 153, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 249, 250, 251, 252 and 253;

4. That part of lot official number 247 situated between part of lot official number 152 and Taschereau Boulevard to the northeast, the Canadian National Railway right of way to the southeast, the Petit Bois road to the southwest, and lot official number 249 to the northwest, with all subdivisions thereto attached, notably lots numbers 247-1 to 7;

b. The territory generally known under the name of St. Maxime and composed of lots official numbers 246, 245 and 244 and their subdivisions, less however: 1. lot official number 246*a* and its subdivisions and 2. lot 245*a* and its subdivisions, numbers 1, 2 and 3;

And the limits of the said school municipality of the parish of Longueuil are changed in consequence.

Other lots detached.

2. All other lots, parts of lots, subdivision lots or original lots, omitted or forgotten in the above-mentioned enumeration, which compose the territories of St. Josaphat and St. Maxime, are hereby detached from the said present limits of the school municipality of the parish of Longueuil.

Erection of School Municipality of St. Maxime and St. Josaphat of Longueuil.

3. Notwithstanding the provisions of section 71 of the Education Act (Revised Statutes, 1925, chapter 133), and the amendments thereto, the territories thus detached shall form a distinct school municipality known under the name of the School Municipality of St. Maxime and St. Josaphat of Longueuil, and its erection is hereby enacted.

Ratepayers not subject to tax.

4. The ratepayers whose properties are situated within the territories of St. Maxime and St. Josaphat thus detached to form a new school municipality shall not be bound, from the coming into force of this act, to pay any tax or assessment imposed in the municipality of which they formed part, except, however, taxes, assessments or dues now payable and overdue.

Exception.

5. Notwithstanding the provisions of section 78 of the Education Act (Revised Statutes, 1925, chapter 133), and amendments, the Catholic school municipality of the parish of Longueuil the limits of which are hereby changed, and the new school municipality made up from the territories thus detached, shall keep their assets situated in their respective limits thus changed without recaption or recourse from either side, and the Catholic school municipality of the parish of Longueuil, as changed in its limits, shall however remain solely responsible for the payment of the bonded debt, capital, interest, charges and sinking-fund payments, discharging the ratepayers, whose properties are situated within the territories thus detached, from any obligation in that connection. Assets and debts, etc.

The above-mentioned provision shall nevertheless affect only the present two school municipalities concerned, and shall in no way affect rights of third parties. Proviso.

6. The rate of the tax imposable each year by the Catholic School Municipality of the Parish of Longueuil shall not be lower than seventy-five cents (\$0.75) per hundred dollars (\$100.00) of valuation, and all available surplus resulting from the said tax may be used for any school purposes, or for the redemption, by mutual agreement, of bonds now outstanding, before maturity, and this, at such price as the commissioners may deem advisable, or for creating a reserve fund with a view to redeeming the said bonds still outstanding. The commissioners of the said Catholic School Municipality of the Parish of Longueuil may nevertheless change the rate of \$0.75 fixed by this act, as soon as the reserve fund shall equal the balance remaining due upon the present bonded indebtedness and the interest thereon. Rate of tax. Proviso.

7. This act shall come into force on the first of July, 1940. Coming into force.

