

town, shall be paid by the town of Ile Cadieux as an ordinary debt incurred in the public interest.

23. This act shall come into force on the day of its sanction. Coming into force.

C H A P. 116

An Act to erect the municipality of the parish of Larouche.

[Assented to, 21st of March, 1922]

WHEREAS Joseph Larouche, Remi Dupéré, Méridé Simard, Charles Lavoie et Charles Larouche, farmers of the place called Larouche, in Kenogami township, county of Chicoutimi, have by their petition, represented:

That they inhabit a certain territory whose population is more than five hundred souls, situate partly in the township of Labarre, county of Lake St. John, and partly in the township of Kenogami, county of Chicoutimi;

That it would be advantageous to erect this territory into a distinct parish municipality;

That the great majority of its inhabitants have approved of these presents;

That the municipal councils of the interested parishes do not oppose it;

Whereas the municipalities of St. Bruno, St. Joseph d'Alma and the township of Kenogami have specially agreed to section 4 of this bill; and

Whereas it is expedient to grant this prayer;

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

1. The inhabitants and ratepayers of the territory described in subsections *a, b, c*, of section 2 of the present act are constituted a municipal corporation under the name of "The Corporation of the parish of Larouche." Municipal corporation constituted. Name.

2. The lots and territories hereinafter described in subsections *a, b, c* are detached from the municipalities of which they hitherto formed part, and are erected, for municipal and school purposes, as a new municipal parish under the name of "The Municipal Parish of Larouche" New municipal parish. Name. as follows:

a. Lots detached from the municipality of the Territory of parish.

township of Kenogami, county of Chicoutimi:—the lots of range A. north; lots of ranges I, II, III, IV; lots 41 to 56, inclusively, of range V; lots 43 to 58, inclusively, of range VI; lots 43 to 58, inclusively, of range IV north of the Kenogami road; lots 51 to 58, inclusively, of range III north of the Kenogami road;

Idem.

b. Lots detached from the parish of St. Joseph d'Alma, county of Lake St. John:—lots 32 to 42, inclusively, of the Saguenay range, township of Labarre; lots 26 to 37, inclusively, of ranges IX and X of the township of Labarre;

Idem.

c. Lots detached from the parish of St. Bruno, county of Lake St. John:—lots 25 to 30, inclusively, of ranges I east, II east, III east of the township of Labarre; lots 3 to 25, inclusively, of range X of the township of Labarre.

Provisions applicable.

3. The municipality of the parish of Larouche shall be, except as hereinafter prescribed, subject to the provisions of the Municipal Code.

Ratepayers not liable for certain debts.

4. The ratepayers of the parish of Larouche shall not be liable for debts and obligations contracted, for the following purposes: waterworks, graveling, macadamising or stoning of roads, by the municipalities of which their properties formed part before the coming into force of this act.

Coming into force.

5. This act shall come into force on the day of its sanction.

CHAP. 117

An Act to incorporate the municipality of the parish of Saint Joachim, in the county of l'Assomption

Assented to, 21st of March, 1922]

Preamble.

WHEREAS, Napoleon Gauthier, Joseph Meunier and several other ratepayers constituting the majority of the inhabitants of the parish of Saint Joachim, situate partly in the county of l'Assomption and partly in the county of Terrebonne, have, by their petition, asked that the said canonical parish be erected into a separate local municipality, and whereas it is expedient to grant such prayer;

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