

concession, from No. 10*h* to No. 3*g*, inclusive, and from No. 1144 to No. 1148, inclusive, of the said cadastre.

2. The inhabitants and ratepayers of such municipality shall constitute a corporation under the name of "the municipality of Honfleur", governed by the Municipal Code, ^{Constitution of municipality of Honfleur.} except in so far as the same may be inconsistent with this act.

3. The municipality of Honfleur shall form part of the ^{Part of} county of Bellechasse for all purposes. ^{county of Bellechasse.}

4. The first election of the municipality shall be held ^{First elec-} on the thirtieth day after the sanction of this act, or, if such ^{tion.} day be a non-juridical day, on the first following juridical day, and it shall be presided over by the secretary-treasurer of the municipality of St. Anselme, in the county of Dorchester, or, in his default, by a person appointed by the majority of the electors present at the meeting.

The subsequent elections shall take place at the date and ^{Subsequent} in the manner prescribed by the Municipal Code. ^{elections.}

5. This act shall come into force on the day of its ^{Coming into} sanction. ^{force.}

CHAP. 112

An Act to incorporate the municipality of Lac Tremblant Nord

[Assented to 5th March, 1915]

WHEREAS Henri N. Chauvin, advocate; Arthur Terroux, merchant; Rickson A. Outhet, landscape architect; Dr. L. de Lotbiniere Harwood; the Honorable Charles J. Doherty; William D. Lighthall, King's Counsel; Charles E. Racine, customs broker; William H. Wyman, manufacturer; Joseph Leblanc, manufacturer; R. A. Kirkpatrick, contractor; Thomas McLaren, architect; Charles A. Barnard, King's Counsel; Maurice Cullen, artist, and others, all of Montreal, and all having property on Lac Tremblant on that part contained in the township of Joly, have by their petition represented that it is expedient that a municipality be established for the northern part of Lac Tremblant (now part of the township of Joly) under the name of the "Municipality of Lac Tremblant Nord"; Preamble.

Whereas the said community is isolated and its development retarded at present, for want of such powers;

Whereas it is not possible for the petitioners to proceed under article No. 37a of the Municipal Code;

Whereas it is expedient to grant such powers;

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

Territory
incorporated
as municip-
ality of
Lac Trem-
blant Nord.

1. After the day of the sanction of this act the following territory, mentioned in the official plan and book of reference of the township of Joly, shall be detached from the municipality of the township of Joly, and shall form a separate municipality under the name of "The Municipality of Lac Tremblant Nord", to wit, the northeast range of Lac Tremblant; Lac Tremblant west and northwest of the boundary line between the counties of Ottawa and Terrebonne; the southwest range of Lac Tremblant; range M; Lac Vert; that part of range N bounded by the eastern, northern and western boundaries of said range N, and to the south by a straight line prolonging the southern boundary line of lot number 13 of range M westward until it meets the said western boundary of range N; together with the islands and the lakes in the foregoing territory; all in the township of Joly, in the county of Labelle.

Municipal
Code to
apply.

2. All the provisions of the Municipal Code shall apply to the municipality of Lac Tremblant Nord, except in so far as the same are hereinafter replaced or amended.

Dates of
elections.

3. The first elections of councillors of the said municipality of Lac Tremblant Nord shall be held on the second Saturday of the month of July, 1915, at the place to be chosen by the majority of persons having the right to be electors; and subsequent elections shall be held on the second Saturday of the month of July of every year, in the manner prescribed by the Municipal Code.

Presiding
officer at
elections.

4. Such elections shall be presided over by the person chosen for the purpose by the majority of the persons present and voting, having the right to be electors, and he shall be subject to articles 299, 300, 301, 302, 303, 304 and 306 of the Municipal Code, and if such election is not held as above prescribed, the councillors shall be appointed by the Lieutenant-Governor in Council.

By-laws, &c.,
to remain in
force.

5. The valuation rolls, electoral lists, procès-verbaux, assessment rolls, by-laws and other documents heretofore

governing the territory above mentioned, shall continue to apply to the said municipality until amended, repealed or replaced by the council of the said municipality; and copies thereof certified by the secretary of the said municipality of the township of Joly, shall be authentic for all lawful purposes.

6. The assets and liabilities of the said municipality, and of the said municipality of the township of Joly, shall be apportioned proportionately to the respective value of the detached territory as established by the valuation rolls in force at the time of the coming into force of this act.

7. Article 280 of the Municipal Code is replaced for the municipality by the following:

"280. The councillors mentioned in paragraphs 1 and 2 of article 279, must be selected by lot at a session of the council in the month of June preceding the month of July in which they must be replaced. In default thereof the retiring councillors are chosen by lot by the presiding officer of the election in presence of the municipal electors, or are designated by the Lieutenant-Governor when they are to be replaced by him.

No election or appointment can take place to fill the offices of such councillors, until they have been so selected by lot or designated."

8. Article 283 of the Municipal Code, as contained in article 6075 of the Revised Statutes, 1888, and as amended by the acts 61 Victoria, chapter 50, section 1, and 3 George V, chapter 12, section 2, in so far as applicable to the municipality of Lac Tremblant Nord, is replaced by the following:

"283. No one can be appointed a member of the council nor act as such, if he has not had a residence in the municipality for two months in the year preceding the election, and if he does not possess therein, in his own name or in the name and for the benefit of his wife as proprietor, real estate of the value of at least two hundred dollars, or if at the time of his election he is not a municipal elector."

9. In addition to the powers conferred on municipalities by the Municipal Code, the Municipal Council of Lac Tremblant Nord shall have the right to make, amend or repeal by-laws for the following purposes:

a. To establish, maintain and regulate public bathing-

houses, boat-houses, a club house, wharves, telephone lines within the municipality, and public boats and conveyances for passengers and goods, as well as such buoys and protective lights and marks as they may deem necessary for the improvement of navigation in and around that part of Lac Tremblant within the limits of the municipality;

b. To contribute to the establishment and maintenance of any of the objects mentioned in paragraph a;

c. To make, maintain and contribute to the establishment and maintenance of roads and telephone lines situated outside the municipality, but leading thereto;

d. To regulate the speed and method of running motor boats, and to prescribe the number and description of lights to be used by all boats navigating the said part of Lac Tremblant.

Office.

10. The office of the municipality, and that of the secretary-treasurer may be outside the municipality.

Loan authorized.

11. To meet the expenses of incorporation, and first outlays upon the objects mentioned in section 9 of this act, the council may, by resolution approved in writing by a majority of the electors after due notice by registered letter to the rest, borrow a total sum of not more than five thousand dollars, by the issue of debentures payable in ten years, at a rate of not more than seven per cent per year, with a sinking-fund of five per cent per year.

Public notices.

12. The posting of all public notices for municipal purposes of the said municipality may be made at such place or places within the same as may be fixed by the council.

Coming into force.

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