

## CHAP. 68

## An Act to incorporate the municipality of St. Isidore d'Auckland

[Assented to 4th June, 1910]

Preamble.

**W**HEREAS E. W. Poulin, merchant and proprietor, resident and rate-payer of the township of Auckland; Thomas Perron, Thomas Doyon, Jean Rouleau, Abraham Dodier, Joseph Perron, Hercule Caron, Trefflé Lacourse, Joseph Fortier, Vital Vachon, Honoré Rouleau, Théodore Vallières and Pierre Rouleau, all farmers, of the township of Auckland, proprietors, residents and rate-payers of the said township, have, by their petition, represented that it is in the public interest that the part of the township of Auckland hereinafter described, be organized as a distinct municipality;

Whereas it is impossible for the petitioners to proceed under article 37a of the Municipal Code, because they have been unable to obtain the consent of the majority of the electors of the remaining portion of the said township of Auckland;

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 :

Municipality created.

**1.** After the day of the sanction of this act, lots Nos. 19, 20, and 21 of the 6th range and all the lots of the 7th, 8th, 9th, 10th and 11th ranges of the township of Auckland, county of Compton, shall be detached from the said municipality of the township of Auckland to form a separate municipality under the name of "The Municipality of St. Isidore d'Auckland."

Name.

What lots to belong to municipality.

**2.** All the numbers of the lots mentioned in this description are those of the official plans of the cadastres of the portions constituting the municipality of the said township of Auckland.

Municipal Code to apply.

Date of election of councillors.

**3.** All the provisions of the Municipal Code, shall apply to the said municipality, but the election of councillors of the municipality of St. Isidore d'Auckland shall be held in the said municipality, on the first juridical Monday of July, 1910, and subsequent elections shall be held on the date and in the manner prescribed by the Municipal Code.

Presiding officer at elections.

**4.** Such election shall be presided over by a person chosen by the majority of the electors present. The person presiding at such meeting 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 provided, the councillors shall be appointed by the Lieutenant-Governor in Council.

5. The election of the mayor of the said municipality shall be held in accordance with articles 330 and following of the Municipal Code. Election of mayor.

6. 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-treasurer of the municipality of the township of Auckland shall be authentic for all lawful purposes. Certain valuation rolls, &c., not affected.

7. The assets and liabilities of the said municipality and of the former township of Auckland shall be apportioned proportionately to the respective value of the detached territory as established by the valuation roll in force at the time of such division. Apportionment of certain assets, &c.

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

## CHAP. 69

An Act to incorporate the municipality of the parish of Brébœuf

[Assented to 4th June, 1910]

**W**HEREAS Stanislas Cardinal, trader, and Napoléon Boivin, trader, both of the township of Amherst, in the county of Ottawa, and Alexis Piché, farmer; Pierre Piché, farmer and others of the municipality of the united townships of Salaberry and Grandison, in the county of Terrebonne, have, by their petition represented that they, with several other proprietors, already form part of a school municipality, virtually comprising a real parish, having a church, presbytery and post-office, which form part of three different municipalities, which causes serious inconvenience; that it would be advisable that the territory of such parish be erected into a municipality, and whereas it is expedient to grant the prayer contained in the said petition;

Therefore, His Majesty, with the advice and consent of the