

Parishes of St. Joseph and Ste. Anne may be civilly erected.

“1. The parish of St. Joseph and the parish of Ste. Anne (de Montréal), as now canonically erected, may, notwithstanding the provisions of chapter 18 of the Consolidated Statutes for Lower Canada, be civilly erected, in accordance with the act 39 Victoria, chapter 36.

“Section 5 of the said act 39 Victoria, chapter 36, shall apply to the said parishes.”

Act in force.

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

C A P . X L .

An Act to detach the townships of Wolfe, Salaberry and Grandison, situated in the county of Argenteuil, and to annex them to the county of Terrebonne for electoral, judicial, registration and all other purposes whatsoever.

[Assented to 27th May, 1882.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

Certain townships annexed to county of Terrebonne.

1. The townships of Wolfe, Salaberry and Grandison, situated in the county of Argenteuil, are hereby detached from the said county and annexed to the county of Terrebonne for electoral, judicial, registration and all other purposes whatsoever.

C. S. C. cap. 2, sec. 1 and C. S. L. C. cap. 75, sec. 1, §§ 12 & 14 modified.

2. Section 1 of chapter 2 of the Consolidated Statutes of Canada, and paragraphs 12 and 14 of section 1 of chapter 75 of the Consolidated Statutes for Lower Canada are modified in consequence.

Act in force.

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

C A P . X L I .

An Act to civilly erect the parish of Notre-Dame des Anges de Montauban, in the county of Portneuf, and the parish of Saint Cajetan d'Armagh, in the county of Bellechasse.

[Assented to 27th May, 1882.]

Preamble.

WHEREAS the parish of Notre-Dame des Anges de Montauban, in the county of Portneuf, and the

parish of St. Cajetan d'Armagh, in the county of Bellechasse, have both been erected into canonical parishes by the ecclesiastical authorities, at the request of the parties interested, to wit: the first, by canonical decree of the archbishop of Quebec, dated the twenty fourth of February, 1879, and the second, by canonical decree also of the archbishop of Quebec, dated the 23rd of March, 1882;

Whereas the canonical decrees, by which the said parishes are so erected, respectively assign them the limits and areas hereinafter set forth, to wit:

Firstly. The parish of Notre-Dame des Anges de Montauban; those portions of the townships of Chavigny and Montauban, comprising an extent of territory about nine miles in front by a depth of about eleven miles, in the north-eastern part and about five miles in the south-western part of the said territory, the whole bounded as follows, to wit:

Description
and bounda-
ries of parish
of Notre-Dame
des Anges de
Montauban.

“ Towards the north-west, partly by the north-western line of the said township of Chavigny, from the seigniorship of Perthuis, running towards the south-west to the prolongation in a straight line, from the south-east to the north-west, of the line separating range A from the third and fourth ranges of the said township, to the depth of the same township; partly by the line which separates the said third range from the second range, in the same township, commencing from the said range A to the seigniorship of Grondines; towards the south-west by the said seigniorship of Grondines, commencing from the said third range to the line which separates lot No. 33, occupied by Onezime Matte, from lot No. 34 occupied by Raymond Grosleau, both situated in the first range of the said township of Mautauban; towards the south-east, partly by the said line which separates the two lots 33 and 34, partly by the line which separates lot No. 33, occupied by Jean-Baptiste Bussière, from lot No. 34, occupied by Aimé Guimard, both situated in the second range of the same township, from the said seigniorship of Grondines to the third south-west range of the said township; thence, towards the south-east, following the line which separates the said second range from the said third south-west range to the south-eastern line of the same third range; thence, towards the north-east, following the said south-east line of the said third south-west range, and the south-east line of the third north-east range, also of the same township and the prolongation thereof in a straight line, from the south-west to the north-east, to the seigniorship of Perthuis; towards the north-east by the same seigniorship of Perthuis.”

Secondly. The parish of St. Cajetan d'Armagh, compri-

Description
and bounda-
ries of parish
of St.-Cajetan
d'Armagh.

sing an extent of territory of about thirteen miles in front and about seven and a half in depth, bounded as follows :

“ 1o. Towards the north : 1st., partly by the line dividing the fourth from the fifth range of the seigniory of Taschereau, 2nd., partly by the line dividing the township of Armagh from the parish of St. Raphael, and 3rd., partly by the line dividing the fifth north-west range from the sixth north-west range of the said township of Armagh.

2o. Towards the east : 1st., by the line dividing the nineteenth from the twentieth lot in the fifth, fourth, third, second and first north-west ranges of the township of Armagh ; 2nd., by the line which divides the twenty-fifth from the twenty-sixth lots of the first and second south-east ranges of the said township of Armagh.

3o. Towards the south : 1st., partly by the *Rivière du Sud* which divides the first north-west range from the first south east range, from lot No. twenty to lot No. twenty-six ; 2nd., partly by the line which divides the township of Montminy from the said township of Armagh, from lot No. 26 inclusively to the intersection of the division lines between the first range of Mailloux and the township of Armagh ; 3rd., partly by the line dividing the first range of the township of Mailloux from the said township of Armagh ; 4th., partly by the line dividing the township of Buckland from the seigniory of Taschereau to the line dividing lot No. 963 from lot No. 962 in the eleventh range of the said seigniory of Taschereau ; 5th., partly by the line dividing the eighth range from the ninth range of the seigniory of Taschereau, from lot No. 856 exclusively.

4o. Towards the west : 1st., partly by the line dividing the township of Buckland from the said township of Armagh, in a certain portion of lot No. 23 of the range east of the north-west branch ; 2nd., partly by the lines dividing lot No. 963 from lot No. 962 of the eleventh range, lot No. 883 from lot No. 884 of the tenth range, lot No. 856 from lot No. 855 in the ninth range of the said seigniory of Taschereau ; 3rd., partly by the lines dividing lot No. 694 from lot No. 695 in the eighth range, lot No. 633 from lot No. 632 in the seventh range, lot No. 338 from lot No. 339 in the sixth range, and finally lot No. 270 from lot No. 269 in the fifth range of the said seigniory of Taschereau.”

And whereas a great many of the inhabitants of the said parishes are very poor, the distance they have to travel to reach places where the commissioners sit who are appointed for the civil erection of parishes, is very great, and it is expedient that they be saved from incurring too grant expense for that purpose ; Therefore, Her Majesty, by and

with the advice and consent of the Legislature of Quebec, enacts as follows :

1. The parishes above-mentioned, with the limits and areas to them respectively assigned, are hereby recognized, erected and confirmed as parishes for all civil purposes whatsoever, as fully and with the same effect as if they had been recognized, erected and confirmed by the commissioners who are empowered so to do, in virtue of the laws in force in this respect. Above parishes erected civilly.

And with regard to their future separation or division for civil purposes, the said parishes shall be subject to the same provisions of law, as if they had been civilly erected and recognized by the commissioners appointed for that purpose; provided always that this act shall in no wise affect the municipal assessments or the rights of the *Fabriques* to which the localities hereby erected into parishes now belong. As to future separations or divisions of same parishes. Proviso.

2. Nothing in this act shall have the effect of altering in any way the limits of the municipality of the Township of Montminy. This municipality will continue to exist with its limits and extent as if the present act had not been passed. Limits of municipality of township of Montminy not affected.

C A P. X I I I .

An Act to detach "Hare Island," from the county of Charlevoix and annex it to the county of Kamouraska.

[Assented to 27th May, 1882.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. Notwithstanding sub-section 32 of section 1 of chapter 75 of the Consolidated Statutes for Lower Canada, the island situated in the river St. Lawrence, and known as "Hare Island," is hereby declared to form part of the county of Kamouraska, for parliamentary, registration, municipal and generally for all purposes whatsoever, and to form part of the parish and municipality of St. André, in the said county of Kamouraska. Hare Island annexed to county of Kamouraska.

2. This act shall only have effect for the future and shall not affect pending cases nor the rights acquired by third parties and shall come into force on the day of its sanction. Acquired rights and pending cases not affected and act in force.
