

## CAP. XXXII.

An Act to annex Vaudry Island, on the River *L'Assomption*, to the Parish of St. Paul l'Ermite.

[Assented to 23rd February, 1875.]

Preamble.

WHEREAS there exists, at the mouth of the river *l'Assomption*, a small island called "Isle Vaudry," containing seven arpents without buildings, and forming part of the parish and municipality of Repentigny, county of *l'Assomption*; that this island is connected with the parish of St. Paul l'Ermite, by a bridge of about ninety feet long, and is separated from the parish of Repentigny by the river *l'Assomption*, about three hundred and fifty feet wide at this point, for which reason it is expedient to annex that island to the parish of St. Paul l'Ermite; Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows:

Annexation of "Isle Vaudry" to the muni. of St. Paul l'Ermite.

1. The island called "Isle Vaudry," situated at the mouth of the river *l'Assomption*, is detached from the municipality of the parish of Repentigny, in the county of *l'Assomption*, and is annexed to the municipality of the parish of St. Paul l'Ermite, in the same county, for municipal and school purposes.

## CAP. XXXIII.

An Act to amend chapter nineteen of the Consolidated Statutes for Lower Canada, respecting Lands held by Religious Congregations.

[Assented to 23rd February, 1875.]

Preamble

WHEREAS by an ordinance of the legislature of Lower Canada, passed in the second year of Her Majesty's reign, chapter 26, and which has been since embodied in the consolidated statutes for Lower Canada, in chapter 19 thereof, congregations or societies of christians of any denomination whatsoever in Lower Canada, are enabled to hold land for the purposes, and under the limitations therein specified, provided certain formalities therein detailed are complied with, among which it is required that the deed of acquisition of such land, together with a description and measurement thereof, made by a sworn surveyor, be registered in the office of the prothonotary of the district where the land is situate, within a delay of two