

have powers  
for district of  
Richelieu.

ceive affidavits in the said district, bailiffs appointed in and for the said district, and all other public or judicial officers now resident within the limits of the said parishes, shall be deemed to have been appointed for the district of Richelieu, and their powers, duties and functions shall be the same as if they had been appointed for the district of Richelieu.

Provisions as  
to liability  
for debts of  
county of  
Drummond.

3. Nothing contained in this act shall have the effect of freeing any part of the territory of the said municipalities from any debt by it contracted as forming part of the county of Drummond. And further, for the purpose of levying all such debts, the said municipalities shall be subject to the jurisdiction of the corporation of the county of Drummond, and the municipal council and officers thereof, in the same manner as if the said municipalities had not been detached from the said county of Drummond.

Pending cases  
not to be  
affected.

4. This act shall in no manner affect causes or proceedings now pending or begun.

## CAP. XXXVIII.

An Act to define the limits of the Parish of St. Féréol for Civil and Municipal purposes.

[Assented to 24th December, 1872.]

Preamble.

WHEREAS, the municipal corporation of the parish of St. Féréol, in the county of Montmorency, has, by its petition, represented that the said parish, is one of those which were by the act of the late province of Canada, twenty-fourth Victoria, chapter twenty-seven, section five, declared to exist and to have existed as a parish within its recognized boundaries; but that nevertheless, the said parish had not then defined limits, and that, by reason thereof, doubts have arisen respecting the extent of the jurisdiction of the municipal authorities; and whereas it is has prayed by its said petition, that an act be passed, conferring upon it the same limits for civil and municipal purposes, as those which have been conferred upon it for religious purposes by canonical decree; and whereas it is expedient that such prayer be granted; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows:

Sec. 5, of 24  
V., c. 27,  
amended,

1. Section five of the said act twenty-fourth Victoria, chapter twenty-seven, is amended, in so far as respects the

said parish of St. Féréol, in the county of Montmorency, which shall have for civil and municipal purposes the extent and limits following, that is to say : that part of the seigniory of Beaupré, comprising an extent of territory of about seven miles and two-thirds in front by about four miles in depth, and bounded as follows : towards the south-west, partly by the north-east line of the land of Sieur Jean Sylvain, situated in the parish of Ste. Anne de Beaupré, and by the prolongation of such line ; to the north-west, to the concession of St. Ignace ; towards the south-east, by the river Ste. Anne, from the said land of the said Sieur Jean Sylvain to the place on which stands the bridge known as the " Cauchon bridge ;" towards the north-east, by the said river from the said bridge to the division line between the the lands numbers 7 and 8, in the concession of Ste. Marguerite ; towards the north-west, in part by the line which separates the said lands, numbers 7 and 8 in the concession of Ste. Marguerite, and by that dividing the lands numbers 7 and 8 in the concession Ste. Marie ; partly by the land which divides the lands numbers 13 and 14 in the concessions St. Charles Borromée, and St. Edward, partly by the line which divides the lands numbers 17 and 18 in the concessions of St. Michel and St. Nicolas ; thence starting from the concession of St. Nicolas by the north-west line of the said concession of St. Ignace, and the prolongation thereof to the south-west to its point of intersection with the prolongation of the said north-east line of the land of the said Sieur Jean Sylvain.

in so far as respects St. Féréol.

### C A P. X X X I X .

An Act to change the name of the parish of *St. Urbain de Windsor.*

[Assented to 24th December, 1872.]

WHEREAS by proclamation of the governor-general of Preamble the late province of Canada, bearing date the ninth day of February, one thousand eight hundred and sixty-four, the canonical parish of *St. Urbain de Windsor*, in the county of Richmond, was erected and declared to be a parish for all civil purposes ; and whereas by a decree of the bishop of Three-Rivers, dated the seventh day of September, one thousand eight hundred and seventy-one, the name of the said parish has been changed, for all ecclesiastical purposes, to that of *St. George de Windsor* ; and whereas, for the greater convenience of the inhabitants of the said parish, it is expedient that the name of the said parish should be *St. George de Windsor* ; Therefore, Her

1. 1. 16

1. 1. 16

1. 1. 16

1. 1. 16

1. 1. 16

1. 1. 16

