

TERTIO-DECIMO ANNO & QUARTO-DECIMO

VICTORIÆ REGINÆ.

CAP. CVII.

An Act to authorize the Inhabitant Householders holding Lands in the new Settlements on the borders of the Saguenay, forming the Second Municipal Division of that County, to establish a Municipal Council therein, and for other purposes.

[24th July, 1850.]

THEREAS it is necessary to assure the benefits of the Act passed in the Session held in the tenth and eleventh years of Her Majesty's Reign, and intituled: An Act to make better provision for the establishment of Municipal Authorities in Lower Canada, to inhabitant householders occupying lands on the banks of the Saguenay, and in other places forming the Second Municipal Division of the County of Saguenay, and to enable them to establish a Municipal Council therein: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, that each and every inhabitant householder, resident in any of the Parishes or Townships forming the new settlements in the County of Saguenay, and lying upon the banks of the River of the same name, shall be and is hereby exempted from the necessity of having the property qualification perty qualification. required by the Act mentioned in the Preamble to this Act, and shall without such qualification have full right to vote at the election of any Councillor for the Parish or Township in which he shall be resident, under the Act aforesaid, or to be himself elected a Councillor.

Preamble. Act 10 & 11 Vic. c. 7, cited.

Inhabitants of the second municipal di-vision of Saguenay exempted from pro-

The said inhabitants to enjoy all the benefits of the School Act, 9 Vic. c. 27, as amended by 12 Vic.

II. And be it enacted, That all and every the provisions of the Act passed in the ninth year of Her Majesty's Reign, and intituled: An Act to repeal certain enactments therein mentioned, and to make better provision for Elementary Education in Lower Canada, as amended by the Act passed in the twelfth year of Her Majesty's Reign, and intituled: An Act to amend the School Law of Lower Canada, shall, in so far as they may be applicable, and such extension may be practicable, extend to the Municipality to be organized under the provisions of this Act, and the inhabitant householders therein, having under this Act the right of voting for any Municipal Councillor, shall accordingly be individually and collectively affected and bound by, and shall enjoy all the advantages of the two Acts last aforesaid, and may vote under the same at all elections of School Commissioners or other School Officers, under the same, as if they were therein specially mentioned and referred to; any thing in the said Acts to the contrary notwithstanding.

III. And be it enacted, That all and every the provisions of the Act passed in the seventh year of Her Majesty's Reign, and intituled: An Act to provide for the Summary Trial of Small Causes in Lower Canada, shall, in so far as they may be applicable, and such extension may be practicable, extend to the Second Municipality of the said 19. County, by virtue of this Act, upon the Petition of at least one hundred resident inhabitants being householders; such Petition being certified as required in and by the

The said inhabitants to have all the benefits of the Small Causes Act 7 Vic. c. first section of the said Act, and all the other requirements of the said Act with regard to the appointment of a Commissioner or Commissioners for the Summary Trial of Small Causes, being also complied with and observed.

The said inhabitants exempted from property qualification as Justices of the Peace under 6 Vic. c, 3,

IV. And be it enacted, That each and every person being a resident householder in the new settlements aforesaid on the banks of the River Saguenay, or any of its tributary streams, or between Tadousac and Pointe-des-Monts, who now is or hereafter shall be appointed a Justice of the Peace in and for the new settlements aforesaid, shall be and is hereby exempted from the necessity of possessing the property qualification required in and by the Act passed in the sixth year of Her Majesty's Reign, and intituled: An Act for the qualification of Justices of the Peace, and relieved from and indemnified against all responsibility for performing or having performed the duties and functions of a Justice of the Peace in the new settlements, without possessing the property qualification required by the said Act.

Rights of the Crown saved.

V. And be it enacted, That nothing in this Act shall be construed to derogate from or affect in any manner whatsoever, the rights of Her Majesty, Her Heirs or Successors, or of any body politic or corporate, or of any person or persons whatsoever, as having or pretending to have any right or claim against the said Second Municipal Division of the County of Saguenay, or any part or parts thereof.

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