CAP. LXXI.

An Act to set off part of the County of Chicoutimi as a separate Municipality, and to render valid certain Elections in the Townships therein mentioned.

[Assented to 19th June, 1856.]

Proamble.

HEREAS the Townships of Kenogomi, Mésy, Labarre, Signai, Caron and Metabetchouan are situate at a great distance from the other settlements of the County of Chicoutimi, between which and them the roads of communication are scarcely opened, and they have no local interest in common with the other Townships of the said County: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

Part of the County of Chicoutimi set off as a separate municipality under 18 V. c. 100.

I. From and after the first day of January, one thousand eight hundred and fifty-seven, the said Townships of Kenogomi, Mésy, Labarre, Signai, Caron and Metabetchouan, with the Townships and tract of country lying north of the Portage des Roches, shall, for the purposes of the Lower Canada Municipal and Road Act of 1855, be detached from the said County of Chicoutimi, and shall be united into and shall form a separate Municipality by the name of the Municipality of Lake St. John; and the other Townships and the remaining tract of land in the said County shall form the County Municipality of Chicoutimi.

Municipal Council, how constituted.

II. The Council of the said Municipality shall consist of seven members elected in the manner prescribed by the said Act with respect to the members of Local Councils, by the inhabitants of the Municipality entitled to vote at such elections, and shall be subject to the provisions of the said Act with respect to Local Councils, except where it is herein otherwise provided; and the said Council and Municipality shall be presided over by an officer elected as the Mayor of Local Munici-

Chief Officer to be called Warden.

and Council.

Chef-lieu and place of elec-

palities is under the said Act, but who shall have the title of Warden and such of the powers of a Warden as may be con-Powers of the sistent with this Act: And the said Municipality and Council shall have all the powers of a local Municipality and Council under the said Act, and also the powers of a County Municipality and Council under the same, except those which relate to the construction of a Court House and Gaol, or of a Registry Office, or such as may be inconsistent with its original jurisdiction as a local Council; and the elections of Councillors, and the sittings of the said Council shall be held at the village of Hébertville, which shall be the chief town, (chef-lieu) of the Municipality.

Certain offices III. Notwithstanding any thing in the said Act, the Secretary in the Munici- Treasurer of the said Municipality may be at the same time the Superintendent

Superintendent thereof; and Commissioners for the summary pality may be held by the trial of small causes may be elected Councillors.

IV. The said Municipality shall be organized and may Population of exercise all its powers and functions, although there may not be 300 souls not three hundred souls within its limits; and any proprietor of real required. property in the Municipality, whatever be the value thereof, may be elected a Councillor.

V. The annexation of the Township of Westbury in the The annexa-County of Compton to the Township of Ascot in the said tion of certain County, by the Registrar holding the elections for the said townships to others in the County under the said Act, for Municipal purposes,—and the Counties of annexation of the Township of Auckland to the Township of Compton, Newport in the said County,—and the annexation of the Town-Wolfe and ship of South Ham to the Township of Ham in the County of the Registrar Wolfe,—and of the Township of Stoke to the Township of confirmed. Windsor in the County of Richmond,—by the same officer, for the same purposes, shall be considered and held to be and to have been legal and valid, and the elections of Councillors under such unions, and all the acts, proceedings and by-laws of the Councils of the unions of townships, shall be held to be as legal and valid in all respects as if the said townships had been legally annexed at the time they were so united; and the

CAP. LXXII.

acquired a population of three hundred souls.

said townships shall remain united for municipal purposes until separation shall be sought and obtained by the inhabitants of the less populous townships, after such townships shall have

An Act to legalize a certain School Assessment in the Parish of St. Christophe d'Arthabaska.

[Assented to 19th June, 1856.]

HEREAS the School Commissioners of the Parish of St. Preamble. Christophe d'Arthabaska, have entered into engagements in order to carry the School Law into effect in that Parish; And whereas the School Assessment for the scholastic year one thousand eight hundred and fifty-five and fifty-six, was inadvertently made after the time prescribed by law, and it is expedient to legalize the said School Assessment in order to enable the School Commissioners to meet the engagements entered into by them for the purposes of education: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

I. The Assessment made and the rate fixed for educational School assesspurposes by the School Commissioners of the Parish of St. ment and rate Christophe d'Arthabaska for the scholastic year one thousand for 1855, 1856, eight hundred and fifty-five and fifty-six, shall be and the same are hereby declared to be legal and valid.