

court-house, which allowance shall be divided between them, and except also such powers as may be inconsistent with its original jurisdiction as a local council. The elections of the councillors and the sittings of each of the said councils shall be held as aforesaid at its respective *chef lieu* in the village of Tadousac and village of Escoumains. 5

5. All appeals and revisions which under the said Municipal Act would otherwise be made to or by the county municipality shall be made to and by the Circuit Court, at Murray Bay, in the District of Saguenay, and the said court is hereby specially empowered to take cognizance of the matters aforesaid, and to give its decision in the same manner as the county council might have done; and the clerk of the said court shall be substituted for the clerk of such county council, notwithstanding anything in the said Act. 10

6. The said municipalities shall be organized, and may exercise all their powers and functions, although there may not be three hundred souls within the limits of each or of either; and any owner, occupant or tenant of real property in either municipality, whatever be the value thereof, shall be a municipal elector and may be elected a councillor; and commissioners for the summary trial of small causes may also be councillors therein. 15 20

7. The election of Councillors shall be held within ten days after the passing of this Act, at the time and at places at the *chef lieu* of each Municipality as before mentioned, to be fixed by the Registrar of the first Registration Division of the District of Saguenay, at Murray Bay, who shall appoint the Returning Officers for such elections; and in default of such election in either Municipality within ten days after the passing of this Act, the Governor shall appoint the councillors under the Lower Canada Consolidated Municipal Act. 25

8. This Act shall be deemed a Public Act.

Public Act.