

above recited Act, that the limits of villages shall be fixed by the Municipal Council of the County in which such villages are situate; For remedy thereof, be it enacted, that on a
 5 Petition from thirty landholders of any such village in either of the Municipalities hereby erected, to the Governor in Council, praying that limits be assigned to such village in order that it may be incorporated, the said inhabi-
 10 tants proving to the satisfaction of the said Governor in Council, that such village contains forty houses or upwards within a space of thirty superficial arpents or acres, it shall be lawful for the said Governor
 15 in Council, by Proclamation, to fix the limits and boundaries of such village, and such village shall thereupon be a Corporation to all intents and purposes, and shall be subject to all and every the provisions of the above
 20 mentioned Act, with respect to incorporated villages, as if the said inhabitants had petitioned the Municipal Council of the Municipality wherein such village is situate, to have limits assigned to such village and such li-
 25 mits had been assigned by such Municipal Council and confirmed by Proclamation of the Governor in Council; anything in the above recited Act to the contrary notwithstanding.

Governor in Council may assign limits to a village in the said County, without the intervention of the Municipal Council.