

NATIONAL ASSEMBLY

FIRST SESSION

THIRTY-NINTH LEGISLATURE

Bill 220

(Private)

An Act respecting Municipalité régionale de comté du Rocher-Percé

Introduced 4 May 2010 Passed in principle 10 June 2010 Passed 10 June 2010 Assented to 11 June 2010

Bill 220

(Private)

AN ACT RESPECTING MUNICIPALITÉ RÉGIONALE DE COMTÉ DU ROCHER-PERCÉ

AS section 210.29.1 of the Act respecting municipal territorial organization (R.S.Q., chapter O-9) provides that a regional county municipality no part of whose territory is situated within the territory of the Communauté métropolitaine de Montréal may, by by-law, order that the warden be elected in accordance with section 210.29.2 of that Act;

AS section 210.29.1 of that Act also provides that the by-law must, on pain of absolute nullity, come into force on or before 1 May of the calendar year in which the general election must be held in all the local municipalities to which Title I of the Act respecting elections and referendums in municipalities (R.S.Q., chapter E-2.2) applies;

AS section 210.29.2 of the Act respecting municipal territorial organization specifies that if such a by-law has effect, the election for the office of warden must be held in the same year as the general election in all the local municipalities;

AS the council of Municipalité régionale de comté du Rocher-Percé did not avail itself of section 210.29.1 of the Act respecting municipal territorial organization to elect the warden in accordance with section 210.29.2 of that Act at the time of the last general election held on 1 November 2009;

AS, since that election, the council of Municipalité régionale de comté du Rocher-Percé has expressed interest in electing the warden in 2010 in accordance with section 210.29.2 of the Act respecting municipal territorial organization;

AS, for that purpose, it is necessary that Municipalité régionale de comté du Rocher-Percé be granted special powers;

THE PARLIAMENT OF QUÉBEC ENACTS AS FOLLOWS:

1. Municipalité régionale de comté du Rocher-Percé may, by a by-law that need not be preceded by a notice of motion and that must be in force before 1 August 2010, order that an election for the office of warden must be held in 2010 in accordance with section 210.29.2 of the Act respecting municipal territorial organization (R.S.Q., chapter O-9), with the following modifications:

- (1) the by-law is considered to be a by-law referred to in section 210.29.1 of that Act; and
- (2) for the purposes of section 210.29.2 of that Act, the year 2010 is considered to be the year in which the general election must be held in all the local municipalities to which Title I of the Act respecting elections and referendums in municipalities (R.S.Q., chapter E-2.2) applies.
- **2.** Holding such an election in 2010 does not remove the requirement for Municipalité régionale de comté du Rocher-Percé to hold the next such election in 2013.
- **3.** This Act comes into force on 11 June 2010.