



CHAPTER 119

An Act to incorporate *Les Révérends Pères du Très-Saint-Sacrement de Sherbrooke*.

[Assented to, the 25th of April, 1940]

WHEREAS the Reverend Fathers Léo Boismenu, Preamble.

Anatole Sylvestre and Edouard Rheault, all of the city of Sherbrooke, members of the *Congrégation des Religieux du Très-Saint-Sacrement* have, by their petition, prayed to be incorporated under the name of "*Les Pères du Très-Saint-Sacrement de Sherbrooke*"; and

Whereas it is expedient to grant the petitioners' prayer;

Therefore, His Majesty, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

1. The said Léo Boismenu, Anatole Sylvestre and Edouard Rheault, as well as the other residents of the diocese of Sherbrooke, who belong or may hereafter belong to the *Congrégation des Religieux du Très-Saint-Sacrement*, in conformity with its rules, statutes and regulations, are incorporated under the name of "*Les Pères du Très-Saint-Sacrement de Sherbrooke*". Incorporation. Name.

2. The seat of the corporation shall be in the city of Sherbrooke. Corporate seat.

3. The corporation shall have perpetual succession, and may have a common seal, which it may alter at will. Succession and seal.

Powers of
corporation.

4. The corporation may:

a. Appear before the courts in the same manner as any person may do;

b. Perform generally all acts, and exercise all the rights and privileges of ordinary civil corporations;

c. Accept, acquire and possess, according to law, rights and property, moveable and immoveable, of any kind whatsoever, provided the annual revenue from the immoveables belonging to the corporation and possessed by it, for revenue purposes, does not exceed one hundred thousand dollars;

d. Administer its property and draw the revenues thereof, sell, alienate, rent, hypothecate, mortgage, pledge or otherwise dispose of it;

e. Receive gifts;

f. Borrow on the credit of the corporation, borrow by means of an issue of bonds or debentures, become party to bills of exchange, promissory notes or other commercial instruments; give obligations in guarantee or sell them for the amounts deemed advisable;

g. Hypothecate, mortgage or pledge the moveable property of the corporation to secure the payment of such bonds, debentures or other securities, or give a part only of these guarantees for the same purposes;

h. Hypothecate or mortgage the immoveables, or pledge or otherwise affect the moveables of the corporation, or give all such guarantees, to secure the payment of the loans made otherwise than by bond issue, as well as the payment or execution of other debts, contracts or undertakings of the corporation;

i. Adopt by-laws respecting the internal management, and the administration and the disposal of its property, and amend or repeal them at need;

j. Found, establish and maintain in any place that it may see fit, within the limits of the diocese or elsewhere, with the consent of the Ordinary of the place, juvenates, schools for novices, scolasticates, boarding schools, schools, family-houses for orphan-apprentices, perseverance societies, clubs, guilds (*patronages*), agricultural schools and art and trade schools;

k. Appoint officers, procurators and administrators and define their respective powers.

Council of
mana-
gement.

5. The corporation shall be governed and administered by a council of management, composed of the

superior, the vicar and the adviser of the convent of the *Religieux du Très-Saint-Sacrement*, at Sherbrooke, designated by the superior-general or the provincial when there is a provincial having power to make such appointments.

6. The persons mentioned in section 1 of this act shall form a provisional council of management and shall exercise all the powers of the corporation until otherwise provided, in accordance with the by-laws which may be adopted. Provisional council of management.

7. The corporation shall furnish each year to the Provincial Secretary a statement of the property possessed by it, and a list of its officers. Annual statement.

8. In the event of the dissolution of the corporation, its property shall be liquidated in the manner provided for by the laws of the Province. Liquidation.

9. This act shall come into force on the day of its sanction. Coming into force.

