



CHAPTER 120

An Act to amend the charter of the Boys' Home of Montreal

[Assented to, the 4th of April, 1929]

WHEREAS the Boys' Home of Montreal, by its petition, Preamble.
among other matters, has set forth that its work carried on in the city of Montreal has greatly increased, and is receiving generous support from the citizens of Montreal and others in the Province; that the rights of the corporation to hold property should be enlarged, as well as the number of its directors, and that its charter should be amended accordingly, and it is expedient to grant the prayer of said petition;

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

1. Section 6 of the act 9 George V, chapter 131, is replaced by the following: 9 Geo. V, c. 131, s. 6, replaced.

“6. The said corporation shall have perpetual succession and may, in the manner herein provided: Powers of corporation.

a. Sue and be sued;

b. Acquire, accept and receive for the purposes of its undertaking under any title whatsoever, gratuitous or onerous, *inter vivos* or by will, moveable and immoveable property, and lease, hypothecate, sell or otherwise dispose of the same as they may see fit, and acquire others in lieu thereof and in addition thereto, provided the amount of said immoveables held by the Boys' Home of Montreal shall not exceed one million dollars in value.

c. Contract, transact, and bind itself and others towards it within the limits of its powers;

d. Exercise all powers necessary for attaining its object and the assuring of the working and progress of the institution.”

9 Geo. V, c. 131, ss. 7, 8 and 9, re-
placed.

Members.

Life gov-
ernors.

Administra-
tion.

Coming into
force.

2. Sections 7, 8 and 9 of the act 9 George V, chapter 131, are replaced by the following:

“**7.** The members constituting the said corporation shall be subscribers who contribute not less than one dollar in any year towards the purposes of the institution, and life governors.

“**8.** The life governors shall be the present life governors of the institution, and all persons who shall at any one time contribute one hundred dollars or more to the institution shall be eligible for election by the members as such life governors, the retention of which position, however, shall be contingent upon their subscribing the sum of at least one dollar per annum, or any other sum fixed by by-law, to the funds of the institution, and failure so to do shall *ipso facto* terminate the life governorship or membership held by them; the membership of subscribers of one dollar per annum shall also terminate *ipso facto* upon their failure to continue their annual subscription.

“**9.** The corporation, subject to the provisions of this act, shall be managed and administered by a board of governors, not less than six nor more than twenty, the exact number of which shall be determined from time to time by by-law, elected at the annual meeting by the members from among their number.”

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