



CHAPTER 117

An Act to amend the charter of the Greek Orthodox Church Evangelismos of Montreal

[Assented to, the 1st of April, 1927]

WHEREAS the Greek Orthodox Church Evangelismos of Montreal, represented by its president, Haralampos Koutsigianopoulos, and its secretary, Louis Zevgolis, have submitted that it would be in the interests of the said corporation to change its name, and to increase the amount of the moveable and immoveable properties, which it is authorized by law to possess; and

Whereas it is expedient to grant the prayer for that purpose contained in its 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 1 of the act 9 Edward VII, chapter 141, is replaced by the following:

1. Haralampos Koutsigianopoulos, Michael George Cocoliades, Konstantinos Metrakos, George M. Kyriazopoulos, and Demetrias A. Zarafonites, and all other persons who may become members, are hereby constituted a corporation under the name of "The Hellenic Community Greek Orthodox Church Evangelismos of Montreal".

2. Section 2 of the said act is replaced by the following:

2. The said corporation shall have the power to erect and maintain a school destined for the Greek children of Montreal, for the purpose of giving them an elementary and higher education training including a knowledge of Greek, French and English, said school to be known under the name of "The Hellenic School Platon of Montreal".

9 Ed. VII, c.
141, s. 5, re-
placed.

Property
holding
capacity.

Drawing,
etc., of nego-
tiable in-
struments.

3. Section 5 of the said act is replaced by the following:
“5. The said corporation may, for the purposes of its business, acquire property, moveable and immoveable, provided that the immoveable property held by it, at any one time, shall not exceed one hundred thousand dollars, and at any time sell, lease, exchange, hypothecate or alienate its property or any part thereof, and acquire other immoveable property in lieu thereof, and the said corporation shall, for the purposes of the corporation, have the power to draw, make, accept and endorse bills of exchange, promissory notes and other negotiable instruments under the hands of its officers or others, as may be determined by the board of trustees.”

Coming into
force.

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