

language, registers for acts of civil status, and to exercise in that respect all other civil powers appertaining to ministers of religious congregations.

7. The said congregation is authorized to make by-laws ^{Power to} for its internal government and for the government and ^{make by-} discipline of its members, to amend or repeal said by-laws ^{laws.} or any part of them as may be expedient, provided always that none of such by-laws be inconsistent with this act or with the laws of this Province.

8. Nothing in this act shall prevent the provisions of ^{Provisions} the charter, regulations and by-laws of any municipality ^{applicable.} where the corporation may exercise its powers from applying to the said corporation, nor the provisions of the Quebec Public Health Act.

9. The act of the late Province of Lower Canada ⁹⁻¹⁰ George IV, chapter 75, shall not apply to the members and ^{Provisions} officiating minister of the said congregation. ^{not appli-} ^{icable.}

10. The corporation shall transmit to the Lieutenant- ^{Statement} Governor in Council, annually in the month of January, ^{forwarded} and whenever thereunto required, a statement of the pro- ^{to Lt.-Gov.} perty held by the corporation, the names of its officers, ^{in C.} and a copy of its rules and by-laws.

11. This act shall come into force on the day of its ^{Coming into} sanction. ^{force.}

C H A P. 135

An Act to incorporate The Jewish Home for Aged of Montreal

[Assented to, the 15th of March, 1924]

WHEREAS the persons, hereinbelow mentioned, have, ^{Preamble.} by their petition, respectfully desired to constitute themselves, and others who may subsequently become members thereof, a corporation for the purpose of establishing and maintaining in the city of Montreal, a home for the care, maintenance and placing of aged persons professing the Hebrew religion, and to generally give to such aged persons of both sexes, all the care, protection and assistance necessary for their proper maintenance;

Whereas it is necessary and desirable in the interest of

the old and destitute that such an institution be established in the city of Montreal;

Whereas they have prayed that, for the better attainment of the objects above-mentioned, they be vested with corporate powers; and

Whereas it is expedient to grant their prayer;

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

Incorporation.

1. Max Mitashefsky, tailor; Hyman Green, carpenter; Harry Sherotinsky, tailor; Israel Senderoff, cigarette maker; Louis Birke, inspector; Isaac Adelstein, merchant; Abraham Zasarsky, tailor; Louis Diamond, baker; Eti Rosenthal, widow; Anna Axler, widow; Katie Miller, wife of Philip Gordon, and the said Philip Gordon, merchant, to authorize his said wife; Leah Cohen, wife of Wm. B. Cohen, and the said William B. Cohen, merchant, to authorize his said wife; Rebecca Levenstein, widow, all of the city of Montreal, and Asher Cooper, merchant; B. Schwartz, widow, of the city of Outremont, and all others who may subsequently become members, are hereby constituted according to law a corporation by the name of "The Jewish Home for Aged of Montreal", for the purpose of establishing in the city of Montreal a home for the care, maintenance and placing of aged persons professing the Hebrew religion, and to generally give to such aged persons of both sexes all the care, protection and assistance necessary for their proper maintenance.

Name.

Powers, rights and privileges.

2. The Jewish Home for Aged of Montreal shall have perpetual succession, and shall have a common seal with power to change the same, and may, in its own name, contract, sue and be sued, in all the courts of the Province, and may acquire by any legal titles, hold, or possess, and enjoy to and for its own proper uses any moveable or immoveable property of any kind whatsoever, whether by gift, purchase, devise, will, lease or otherwise, and, for its own purposes, may hypothecate such immoveable property as security for loans or other purposes of the moveable property; also let, lease, engage, sell, or otherwise dispose of, without prejudice to such terms and conditions as may be declared convenient, the same in the titles under which they may be held, providing also that the immoveable property shall not exceed in annual value the sum of fifty thousand dollars.

Head office

3. The head office of the corporation shall be in the city

of Montreal, and also have branches elsewhere within the Province. and branches.

4. The association moreover shall have the full charge and guardianship of any aged people that may be committed to its care by any court, or any official having competent jurisdiction, or by any relation or by friends. Charge and guardianship of certain people.

5. The corporation shall have power to enter into and make contracts in furtherance of the objects of the corporation, with any city or municipality, or any other corporation or persons whatsoever. Corporation authorized to make contracts.

6. The corporation shall particularly have power to make arrangements with any other similar societies, homes, hospitals, or corporations, whether incorporated or not, for co-operation or amalgamation therewith under the name of the corporation hereby created, providing that such terms and conditions shall not change or modify in any respect the constitution of such amalgamation, but no such amalgamation shall be valid unless it shall have received the approval of the Lieutenant-Governor in Council. Idem.

7. The affairs of the corporation shall be managed by a board of directors who shall constitute the officers of the said corporation, and shall be elected annually, and shall consist of a president, two vice-presidents, a treasurer, a recording secretary and a corresponding secretary, and these, with such other members as may be similarly chosen, shall constitute the board of directors of the corporation, and until others are elected under this act and the by-laws of the corporation, the present officers and committee of the institution, now existing under the same name, shall be the officers and directors of the said corporation. Board of directors.

8. The board of directors of such corporation, and their successors in office, shall, subject to the provisions of this act, have power to make and to amend by-laws, rules and regulations for the management of the said home, and its branches, and all its property and financial affairs, and to provide for and regulate all matters and things relating to the said corporation. Power to make by-laws.

9. The corporation shall transmit to the Lieutenant-Governor in Council, annually in the month of January, and whenever thereunto required, a statement of the property and affairs of the corporation. Statement forwarded to Lt.-Gov. in C.

erty held by the corporation, the names of its officers, and a copy of its rules and by-laws.

Provisions
applicable.

10. Nothing contained in this act shall have the effect of taking the corporation out of the control of the provisions of the charter and by-laws of the city of Montreal, or other municipalities in which the said corporation intends to exercise its rights, or of the provisions of the Quebec Public Health Act.

Coming into
force.

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

C H A P. 136

An Act to ratify and confirm by-law No. 448 of the City of
Three Rivers and the agreement between the said City
and the Canadian Pacific Railway Company

[Assented to, the 15th of March, 1924]

Preamble.

WHEREAS the Canadian Pacific Railway Company has, by its petition, represented:

That, for the purpose of providing new and enlarged facilities for the handling of passenger and freight traffic in the City of Three Rivers, an agreement was entered into, on the fifteenth day of January, 1924, between the said City and the Canadian Pacific Railway Company for the construction of a new passenger station, a new freight shed and other works in connection therewith;

That in connection with the improvement and enlargement of such facilities and in order to lessen the danger from level highway crossings in the vicinity, the council of the municipal corporation of Three Rivers adopted a by-law bearing No. 448 of the by-laws of the said municipal corporation, ordaining the closing of certain portions of Plaisante and St. Thomas streets of the said City, and further ordaining that the said City shall convey to the said Railway Company the portions of said streets so closed;

That, as doubts exist as to the validity of the said agreement and by-law, it was agreed by the parties to jointly apply to the Legislature for an act ratifying and confirming the said agreement and the said by-law;

Whereas it is expedient to grant the said petitioner's prayer;

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