

present, one of whom shall be the president. The quorum ^{Quorum.} of the meeting shall be three; when the votes are equally divided, the *curé* shall, in addition to his vote as member of the commission, have a casting-vote as president.

21. The trustees may appoint a secretary with such ^{Secretary.} salary at they deem proper, and they shall obtain a guarantee bond of at least two thousand dollars for such officer, at their own expense.

22. Accounts, previously submitted to the Ordinary ^{Annual} of the archdiocese of Montreal, shall be rendered from ^{accounting.} the pulpit by the *curé*, at the end of each fiscal year.

23. Nothing in this act shall be interpreted as repealing ^{Interpre-} or restricting the general power of the *fabrique* to effect ^{tation.} loans, or the powers, privileges and attributes conferred on the *fabrique* by the general or special acts respecting it.

24. When the final accounts are rendered by the ^{Trustees to} trustees, at a regular parish meeting, and duly accepted ^{be replaced} by the said meeting, as well as by the Ordinary of the ^{after final} archdiocese of Montreal, the *curé* in charge and church-wardens in office shall replace the trustees, and have all the powers, rights, privileges and obligations vested in the trustees by this act.

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

C H A P. 165

An Act respecting the trust created by the will of the late Reverend Joseph Télesphore Savaria

[Assented to, 19th of March, 1921]

WHEREAS *La Communauté des Sœurs de Charité de la* ^{Preamble.} Providence, a corporation having its principal place of business in the city and district of Montreal, has, by its petition, represented:

That the Reverend Joseph Télesphore Savaria, in his life-time parish priest of Lachine, by his will in authentic form, made before Mr. J. A. Meunier and colleague, notaries, at Lachine, on the 1st of July, 1914, registered in the registry office of Hochelaga and Jacques-Cartier division, under No. 334521, bequeathed to his successors as parish priest of Lachine, and to Messrs. Raoul Carignan,

Rémi Carignan, Dalbé Viau and Henry Morin, all of Lachine, and to the survivors of them, in trust, in aid of the foundation and maintenance of a Catholic newspaper in the canonical parish of Saints-Anges de Lachine, an amount of two thousand five hundred dollars, on the condition that, at the expiration of twenty years from the date of his decease, if such newspaper be not founded or its publication be suspended, the said sum with interest thereon or what might remain of the same was to revert to *La Communauté des Sœurs de Charité de la Providence* for the maintenance of the *Hôpital St. Joseph de Lachine* and to form part of the subscription fund of the parishioners of Lachine for that work;

That the said Joseph Téléphore Savaria made this legacy in trust to promote the carrying out of a project conceived and elaborated with the four latter trustees above mentioned to found a Catholic journal at Lachine;

That the said Joseph Téléphore Savaria died at Lachine of the 1st of December, 1916;

That since the decease of the said Joseph Téléphore Savaria the said trustees have come to the conclusion that not only is such foundation impossible but that the reason therefor has disappeared;

That the foundation of the *Hôpital St. Joseph de Lachine* is due to the initiative of the said Reverend Joseph Téléphore Savaria, who always manifested his ardent desire to secure its existence, and gave proofs of his attachment to that institution by bequeathing a good portion of his property to *La Communauté des Sœurs de Charité de la Providence* for the maintenance of such hospital, which is under their direction;

That the *Hôpital St. Joseph* is still in its inception, and that its maintenance and needs for expansion are beyond the resources and means of the community directing it;

That the immediate payment to *La Communauté des Sœurs de Charité de la Providence* of the said sum of two thousand five hundred dollars, with the interest accrued thereon since the death of the said Joseph Téléphore Savaria, would be of great advantage to maintain the said hospital, and allow of closing up the settlement of the estate of the said Joseph Téléphore Savaria;

Whereas it is expedient to authorize the said trustees to terminate the trust at once by putting the community in possession of the said legacy, and it is expedient to grant the prayer to that effect contained in the 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. The said trustees or those replacing them are authorized to pay at any time after the coming into force of this act, and before the 1st of December, 1936, to *La Communauté des Sœurs de Charité de la Providence* for the maintenance of the *Hôpital St. Joseph de Lachine* and to form part of the subscription fund of the parishioners of Lachine for that work, the said legacy left in trust, and its accrued interest, and in so doing they shall be relieved from all responsibility as trustees, and the trust shall be held to have been executed.

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

Trustees authorized to pay over legacy.
Coming into force.

C H A P. 166

An Act respecting the estate of the late Honourable J. O. Villeneuve

[Assented to, 19th of March, 1921]

WHEREAS Mr. James O. Villeneuve, accountant, of the city and district of Montreal, has, by his petition, represented:

That by his will, dated the 16th of October, 1900, executed before Jos. P. Landry and Hilaire Hurteau, notaries, the Honourable Joseph Octave Villeneuve, Senator of the Dominion of Canada, after having willed some particular legacies, bequeathed the residue of his property, moveable and immoveable, to the living children, born or to be born of his children: Jacques, Eugène, Frédéric and Rachel, in equal shares, making them his universal legatees;

That the testator died on the 27th of June, 1901;

That, under the fifth clause of his will, the testator directed his testamentary executors to provide for the maintenance and education of his universal legatees, and authorizes them to give them therefor an annual rent of two hundred dollars, from the age of eight, and to pay them, on their becoming of age, the capital of such rent, which he fixed at four thousand dollars;

That the testator willed that the residue of the property bequeathed remain in the hands of his testamentary executors until the final partition of his property which was to take place only twenty years after his death;

That, in conformity with the testator's will, the partition of his property is to take place on the 27th of June next, 1921;

Preamble.