

kinds of property, rights and interests against fire and its consequences, and, to that end, it may at any time, and in any place, make out and issue policies and enter into contracts, agreements or engagements, written or printed, or partly written and partly printed, according to the requirements of each case, and generally do all matters and things in connection with such purposes and calculated to accomplish the same.

Provisions
of Quebec
Insurance
Act to
apply.

“**13b.** Before commencing to effect any insurance against fire and the consequences thereof, the company must comply with the provisions of the Quebec Insurance Act, as regards the deposit required by such act, and the keeping of separate accounts.”

Coming
into force.

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

C H A P. 129

An Act to amend the act to incorporate The Crown Trust
Company

[Assented to, 14th of February, 1920]

Preamble.

WHEREAS the Crown Trust Company has, by its petition, represented that it is expedient to amend its charter, the act 9 Edward VII, chapter 118; and

Whereas it is expedient to grant the prayer of 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:

9 Ed. VII,
c. 118, s. 1,
replaced.
Corpora-
tion con-
stituted.

1. Section 1 of the act 9 Edward VII, chapter 118, is replaced by the following:

Name.

“**1.** The several persons hereinbefore mentioned, together with such others as may hereafter become shareholders of the company, are hereby incorporated under the name of “Crown Trust Company”.

Id., par. 3,
am.

2. The following paragraph is inserted in the said act, after paragraph 21 of section 3 thereof:

By-laws for
transfer of
shares.

“**22.** To enact, amend and repeal by-laws to fix the conditions upon which transfers of shares in the capital stock of the company may be made; provided that every

such by-law be approved by the vote of at least two-thirds of the shareholders."

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

C H A P. 130

An Act respecting *la Société Saint-Jean-Baptiste de Montréal, la Société Saint-Jean-Baptiste de Montréal (Caisse Nationale d'Economie)* and *la Caisse de Remboursement*

[Assented to, 14th of February, 1920]

WHEREAS *la Société Saint-Jean-Baptiste de Montréal,* ^{Preamble.}
la Société Saint-Jean-Baptiste de Montréal (Caisse Nationale d'Economie) and *la Caisse de Remboursement,* have, by their petition, represented that the acts 62 Victoria, chapter 93, 3 Edward VII, chapter 121, 3 George V, chapter 93, and 8 George V, chapter 121, be amended so as to grant additional powers to these different corporations;

And whereas it is expedient to grant the prayer of 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. Article 15 of schedule B of the act 62 Victoria, ^{62 Vict., c. 93, Sched. B, art. 15, am.} chapter 93, is amended by adding thereto the following paragraph:

"After having fulfilled all his obligations as a member of *La Caisse* during five consecutive years, any member registered in any class other than A and B, and who is not in arrears for more than one year, may give notice, by a registered letter sent to the administration of *La Caisse*, of his decision to suspend, decrease or stop his payments. When two years have expired from the day when the member avails himself of this right, he shall no longer be able to pay up the arrears and he cannot pay during any subsequent year more than the contribution equal, at the most, to the amount obtained by dividing the total sums he has paid by the number of years that have elapsed since his registration as a member. After the twenty years mentioned in article 18 of this schedule B, the member shall be entitled only to a pension proportionate to the amount carried to his credit in the capital of the society