

tures of its officers or others, as may be determined by its board of directors.

**8.** In the event of the corporation receiving by gift or Surplus will any immoveable property in excess of that which it is hereby authorized to possess, the said gift or legacy shall not on that account be void; but the said corporation shall be bound within three years from the date of its entering into peaceful possession of the gift or legacy, to sell and dispose of the said immoveable property, or part of it, or some other of its immoveable property, in such manner that the immoveable property of the corporation shall not exceed in municipal value the sum of one hundred thousand dollars. immovable property.

**9.** The corporation shall, whenever required so to do by the Provincial Secretary, transmit to the Lieutenant-Governor-in-Council a statement showing its moveable and immoveable property, the names of its officers and the situation of its principal place of affairs, and a certified copy of its rules and by-laws. Statement to Lt.-Gov. in C.

**10.** Nothing in this act shall have the effect of withdrawing the corporation from being governed by the provisions of the charter, by-laws and regulations of any municipality where the said corporation may exercise its powers, nor by the provisions of the Quebec Public Health Act. Congregation to be subject to municipal by-laws, etc.

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

#### CHAP. 143

An Act to amend the charter of the Canadian Club of Montreal

[Assented to, 4th of March, 1919]

**WHEREAS** the Canadian Club of Montreal has, by its petition, represented the following: Preamble.

That by an act of the Quebec Legislature, 39 Victoria, chapter 75, as amended by the act 5 Edward VII, chapter 93, the maximum annual contribution of its life members was fixed at fifteen dollars;

That such contribution has become insufficient to provide for the club's needs;

That the members of the Canadian Club of Montreal wish to fix the amount of the annual contribution themselves;

Whereas it is expedient to grant 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:

39 Vict., c.  
75, s. 3,  
replaced.

**1.** Section 3 of the act 39 Victoria, chapter 75, as replaced by section 2 of the act 5 Edward VII, chapter 93, is again replaced by the following:

Members  
not liable  
for debts of  
corporation.

**“3.** No member of the corporation shall be liable for any of the debts thereof, beyond a sum which will be equal to the amount of his annual contribution and of the arrears thereof and of any claim which the club might have against such member personally, including what he may owe on his entrance fee; provided that such contribution for each life member shall not amount annually to a sum exceeding that fixed by the majority of the life members of the club at their annual meeting or at a general meeting called for the purpose after a written notice sent to each member fifteen days beforehand, and that the board of management may apply to members who neglect to pay their annual contributions, articles XIV and XV of the constitution or the amendments thereof, but without appeal; and any member of the corporation, not being in arrears, may retire therefrom and shall cease to be such member, on giving notice to that effect in such form as may be required by the constitution, rules and regulations thereof, and thereafter shall be wholly free from liability for any debt or engagement of the club; and every member expelled or retiring from the club, or whose name shall have been struck from the list of members, for any of the reasons mentioned in the constitution, rules and regulations of the club, shall, *ipso facto*, forfeit all rights of membership”

Resignation,  
etc. of mem-  
bers.

Coming into  
force.

**2.** The provisions of this act shall be deemed to have been in force since the 1st of January, 1919.

## CHAP. 144

An Act respecting the *Club Laval sur le Lac, Limitée*.

[Assented to, 17th of March, 1919]

Preamble.

**W**HEREAS the *Club Laval sur le Lac, Limitée*, has, by its petition, represented:

That on the seventh day of February, 1917, letters