

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.

C H A P. 144

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

[Assented to, 17th of March, 1919]

Preamble.

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

That on the seventh day of February, 1917, letters

patent were granted to it under the provisions of the Quebec Companies Act;

That the said company wishes to have all the powers conferred upon it by its letters patent confirmed, ratified and validated;

That doubts have arisen as to the descriptions in the titles of the immoveables now owned by the *Club Laval sur le Lac, Limitée*, and as to the possibility of identifying one deed from another, and it is desirable to remove such doubts, and that the title deeds of the purchase of the said immoveables by the *Club Laval sur le Lac, Limitée*, be ratified and confirmed;

Whereas it is expedient to grant it additional powers; and

Whereas it is expedient to grant the prayer 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 *Club Laval sur le Lac, Limitée*, shall continue to exercise the powers granted it under the name of *Le Club Laval sur le Lac*. ^{Powers to be exercised.}

2. The letters patent of the *Club Laval sur le Lac, Limitée*, dated the 7th of February, 1917, are confirmed and validated in so far as the same may be necessary for classifying this association as having been incorporated by a special act of the Legislature of the Province of Quebec. ^{Letters patent ratified.}

3. The club shall consist of the members now forming part of the said club, and of those who may hereafter be elected as such, with the rights and privileges, and subject to the conditions and restrictions which now are or may be hereafter granted or imposed by the by-laws, regulations and ordinances of the club; and the present board of managers and officers of the club shall continue to remain in office until they have been replaced in accordance with the rules, by-laws and ordinances of the club. ^{Members of the club.}

4. The club shall have power to constitute various categories of members, and to determine, by by-law, their rights, privileges and obligations. ^{Classification of members.}

5. The club shall have power from time to time to issue shares to an amount not exceeding five hundred thousand dollars at the par value of five hundred dollars each, on the terms and conditions imposed by the club's by-laws. ^{Issue of shares authorized.}

The present subscriptions of five shares of one hundred dollars each are and shall be considered as a subscription of a share of the par value of five hundred dollars.

No personal liability.

6. The members of the club, whether shareholders or not, shall not be personally liable for the debts of the club.

Transfer of shares of dead shareholder.

7. In the event of the death of any shareholder, his succession may, within twelve months following his death, sell and transfer the shares belonging to the deceased, after having had the name of the transferee approved by the board of directors. At the expiration of the twelve months, the board of directors may exact the transfer of such shares on repayment of the amount paid by the shareholder on his subscription.

Title ratified.

8. The title of ownership of the immoveables of the *Club Laval sur le Lac, Limitée*, to the lots of land or parts of lots known and designated on the official plan and book of reference of the parish of Sainte Dorothée, under the original numbers 85, 86 and 88, and known and designated on the official plan and book of reference of the parish of Sainte Rose, under the original No. 193, is hereby ratified and confirmed.

Coming into force.

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

C H A P. 145

An Act to amend the charter of the town of Montreal South, and to ratify by-law No. 36 of the said town

[Assented to, 17th of March, 1919]

Preamble.

WHEREAS the town of Montreal South has, by its petition, represented that on the 22nd August, 1918, it passed a by-law bearing the No. 36 respecting the completion of certain works and the levying of sufficient moneys to pay the cost of the same, as more amply set forth by the said by-law; that doubts exist regarding the validity of the said by-law; and it is in the petitioners' interest to have such doubts removed, and

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: