

the said corporation intends to exercise its rights, or of the provisions of the Quebec Public Health Act.

Coming into
force.

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

CHAP. 116

An Act to incorporate Israel Foundation

[Assented to 22nd December, 1916]

Preamble.

WHEREAS the persons hereinafter mentioned have by their petition prayed to be incorporated under the name of "Mount Sinai Foundation", with the view of assisting the afflicted, and especially school children;

Whereas it is established by the last reports of the sanitary physicians of the city of Montreal, that a large number of the children attending school, suffer from diseases of the eyes, ears, nose, throat and teeth;

Whereas it is desirable, in the public interest, to spread the science of hygiene generally;

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:

Corporation
created.

1. Messrs. Simon Kalmanovitch, agent; Isidor Roth, agent; Isidor Popliger, advocate; Isaac Kert, notary; Hirsch Shapiro, agent; Isaac Jacobvitch, merchant; Haiman Kenner, merchant; Abraham L. Fraid, agent; Max Cohan, agent; Joseph Samuel Kellert, manager; and Agenor H. Tanner, advocate, all of the city and district of Montreal, are hereby incorporated with their successors, under the name of Israel Foundation.

Name.

Corporate
seat.

2. The corporate seat of Israel Foundation shall be in the city of Montreal.

General
powers.

3. The corporation shall have perpetual succession, and may have a common seal, with power to change or alter the same as often as it may deem expedient; and the corporation may, under the same name, contract and bind itself by contract, sue and be sued, plead and be impleaded in all courts and places in this Province. Nevertheless the members of the corporation shall in nowise be personally liable for the debts thereof.

4. The object for which the present corporation is constituted, is to relieve the afflicted, orphans, especially poor children in the schools, and all similar objects. Objects.

5. The corporation shall have the right to assign and acquire moveable and immoveable property, moneys or moveable effects, which have been or may be hereafter lawfully given, granted, appropriated, left, or bequeathed in any manner to the said Israel Foundation for the purposes for which the said corporation is constituted, on terms and conditions not contrary to the purposes of this act; provided always that the immoveable property to be acquired by the corporation for such permanent purposes shall not be more in value than two hundred thousand dollars. Rights re property, &c.
Proviso.

6. The corporation shall have the right to sell, purchase, assign, transfer, lease, alienate directly or indirectly, and do all things or enter into all contracts permitted by the laws of this Province for the purpose of attaining the end in view, and also of having lecturers to give free lectures on hygiene to school children; to open, under the direction of the members of the college of Physicians and Surgeons of the Province of Quebec and the members of the College of Dental Surgeons of the Province of Quebec, dispensaries; to give them a suitable name; found laboratories, and under the same direction establish schools for male and female nurses, and grant and deliver diplomas to such nurses; to give medicines, spectacles and other things to poor children in the schools; to admit sick persons and care for them, regard being had to the restrictions and charges that may be determined and prescribed by the regulations of the said corporation. Powers.

7. The corporation shall consist of life members and ordinary members. All persons giving the sum of one hundred dollars and over shall be life members, and all subscribers of five dollars and over, yearly, shall be ordinary members, provided they be elected according to the by-laws of the corporation. Member-ship.

8. The board of directors shall have the right to appoint life members. Life members.

9. The affairs of the corporation shall be under the control and management of a board, consisting of seven directors fulfilling the conditions prescribed by this act, or by the by-laws of the corporation, but such number Board of directors.

may be increased or diminished in accordance with the by-laws of the corporation as may be deemed necessary or expedient, but they shall never be less than five in number.

Officers.

10. The board of directors shall have one or more honorary presidents, one president, two vice-presidents, one secretary, one treasurer and all such other officers as the directors deem advisable to associate with them, and the election of such officers shall take place every year at the date fixed by the by-laws.

Powers of directors.

11. The directors shall, in all things, have the powers necessary for administering the affairs of the said corporation, and for executing, on behalf of the corporation, every contract it is authorized to enter into.

By-laws.

They may pass by-laws, from time to time, for the purpose of regulating, for the purpose of the administration of the corporation only, the services, the appointment, the employment, duties and the removal of agents, officers, physicians, druggists, dentists, mechanics and servants of the corporation, the management and investment of the moneys and benefits given, the imposition and recovery of penalties and confiscations to be determined by the by-laws, and the manner in which all the private affairs of the corporation shall be managed. They may, from time to time, repeal and amend the by-laws of the corporation and put them again in force, and such rules and by-laws shall have the same force and effect as if they had been incorporated in this act, and copies thereof, signed by the president and the secretary of the corporation, shall be admitted as *prima facie* evidence thereof in all courts of justice.

Provisional directors.

12. The persons mentioned in section 1 of this act shall constitute the provisional board of directors of the corporation; and, in such capacity, they shall manage the affairs of the corporation until the first general meeting, which shall be convened by an eight days' notice, published in an English and a French newspaper of Montreal, given by two of the provisional directors of the corporation, within six months from the coming into force of this act.

Ordinary member may be changed by by-law.

13. The quality of ordinary member referred to in section 7 of this act may be changed, if need be, by the by-laws of the corporation.

Return to Lt. Gov. in

14. The said corporation shall, when thereunto required by the Provincial Secretary, transmit to the Lieu-

tenant-Governor in council a statement of its immoveable Council. properties, a certified copy of its rules and by-laws, and the names of its officers.

15. Nothing in this act shall have the effect of taking Provisions to remain applicable. the corporation out of the control of the provisions of the charter, laws and by-laws of the municipalities in which the said corporation intends to exercise its powers, or of the provisions of the Quebec Public Health Act.

16. Nothing in this act shall be interpreted as taking Provisions to remain applicable. the Physicians, Surgeons and Dentists in the employ of the corporation from under the provisions of the Quebec Medical Act or of the law of the College of Dental Surgeons of the Province of Quebec.

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

C H A P. 117

An Act respecting the erection in this Province of parishes and missions of the Ruthenian Greek Catholic Church in communion with Rome

[Assented to 22nd December, 1916]

WHEREAS the Reverend Nicetas Budka, of the city Preamble. of Winnipeg, bishop of the Ruthenian Greek Catholic Church in communion with Rome, and Ambroise Redkevich, parish priest, of the city of Montreal, belonging to the said Ruthenian Greek Catholic Church in communion with Rome, have represented:

That parishes and missions of the Ruthenian Greek Catholic Church in communion with Rome, exist in the Province of Quebec and form part of the diocese of Canada of the Ruthenian Greek Catholic Church;

That the property, both moveable and immoveable, of such parishes and missions, is under the jurisdiction of the bishop of such diocese;

That the said bishop wishes to be aided in the administration of such property; that to that end he has prayed for the incorporation of the parishes and missions now in existence, or which may hereafter be created, and it is expedient to facilitate the proper administration of the