

of the said corporation shall not exceed in annual value the sum of twenty-five thousand dollars.

9. The corporation shall, whenever required so to do ^{Statement to} 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. ^{Lt. Gov. in C.}

10. Nothing in this act shall have the effect of with- ^{General laws} drawing the corporation from being governed by the pro- ^{to apply.} visions 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.

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

CHAP. 150

An Act to incorporate the Hebrew Maternity Hospital.

[Assented to 5th March, 1915]

WHEREAS Samuel Louis Routtenberg, Jacob Caplan, ^{Preamble.} Solomon Levine, Harry David Routtenberg, Lazarus Meltzer, Elias Freedman, Solomon Caplan, Jacob Garmaise, Louis Diamond, Beril Steinhouse, Hyman Goldman, David Meltzer, Abraham Koshitzky, Gershon Rutter, Israel Roudie, Beril Gimpelevitz, John Samuel Clowson, Max Viner, and Joseph Lightstone, all of the city and district of Montreal, merchants, and Dame Toba Cohen, widow of the late Joseph Cohen, in his lifetime of the city and district of Montreal, and Dame Masha Goldberg, widow of the late Isaac Goldberg, in his lifetime of the same place, have by petition represented that it is expedient, and in the interest of the petitioners, that they should be incorporated into a corporation for the purposes of establishing a hospital for female diseases and for general obstetrical and gynæcological purposes, and that it may in its own name acquire and possess property moveable and immoveable, and do all acts that may be required for the purposes of its formation; and whereas it is expedient to grant their prayer;

Therefore, His Majesty, with the advice and consent

of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

- Corporation constituted.** **1.** Samuel Louis Routtenberg, Jacob Caplan, Solomon Levine, Harry David Routtenberg, Lazarus Meltzer, Elias Freedman, Solomon Caplan, Jacob Garmaise, Louis Diamond, Beril Steinhouse, Hyman Goldman, David Meltzer, Abraham Koshitzky, Gershon Rutter, Israel Roudie, Beril Gimpelevitz, John Samuel Clowson, Max Viner, Joseph Lightstone, Dame Toba Cohen and Dame Masha Goldberg, and all other persons who may become members, are hereby constituted a corporation under the name of "Hebrew Maternity Hospital" with its principal place of affairs in the city of Montreal.
- Hospital.** **2.** The said corporation shall build, establish and maintain a hospital for the treatment of women's diseases, and as a lying-in hospital.
- Objects.** **3.** The corporation shall afford the means of furthering the acquisition of obstetrical and gynæcological science, and supply scientific aid to women in obstetrical and gynæcological matters.
- Powers.** **4.** The said corporation may obtain funds for the carrying on of such objects by means of voluntary subscription, contributions, gifts, donations, bequests and otherwise, from members of the institution and from the public.
- Right to acquire property.** **5.** The said corporation may acquire, hold, possess, take and receive for the purposes of the said corporation, but for the use and occupation only of the said corporation, any real or immoveable property, and also moveable property and stocks and securities of any description, and the same may sell, alienate, and dispose of, and acquire others in their stead for the purposes above mentioned; provided the annual value of the said property shall not exceed ten thousand dollars.
- Right to alienate. Proviso.**
- By-laws.** **6.** The corporation is authorized to make by-laws for the regulation and government of the said corporation, and shall have the power to amend and repeal the whole or any part of such by-laws as may be expedient, provided always that none of such by-laws be inconsistent with this act or with the laws of the Province.
- Alienation of property.** **7.** The said corporation may at any time sell, lease, exchange, hypothecate or alienate its property or any part

thereof, and acquire other immoveable property in lieu thereof; and the said corporation shall have the power to draw, make, accept and endorse bills of exchange, promissory notes, and other negotiable instruments, under the powers. ^{Additional} hands of its officers or others, as may be determined by its board of directors, provided the annual value of the said property shall not exceed ten thousand dollars.

8. In the event of the said corporation receiving by gift or 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 said 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 said corporation shall not exceed in annual value the sum of ten thousand dollars. ^{Acquisition of property in excess of legal limits.}

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 business, and a certified copy of its rules and by-laws. ^{Statement to Lt. Gov. in C.}

10. Nothing in this act shall prevent the provisions of the charter of the city of Montreal or the by-laws passed by the said city in accordance with its charter, from applying to this corporation, nor the provisions of the law governing public health. ^{General laws to apply.}

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

CHAP. 151

An Act respecting the succession of Dame Caroline Desève

[Assented to 5th March, 1915]

WHEREAS *La Communauté des Religieuses Trappistines de Notre Dame de Maubec*, a corporation legally constituted, having its corporate seat at Notre Dame de Maubec, near Montelimar, in the department of Drôme, in France, has, by petition, represented: that by her will in holograph form, dated the 23rd May, 1912, Dame Caro- ^{Preamble.}