

ation to
alienate.

created under the provisions of the said act of incorporation or any amendment thereof, or any trustees holding any property, real or personal, upon the trusts set forth in schedule "B" of the said act of incorporation or any amendment of said schedule, may, in the manner authorized by the by-laws, rules or regulations of the said corporation, and notwithstanding anything contained in said schedule or any amendment thereof, give, grant, convey or otherwise alienate any property, real or personal, held by them respectively, to any other church, corporation or missionary organization, or any trustees thereof, in pursuance of any agreement or understanding entered into with such church, corporation or missionary organization, for co-operation in carrying on religious work".

Trusts
defined.

4. All property, real or personal, now held by trustees under the provisions of schedule "B" of the said act of incorporation shall hereafter be held by the said trustees upon the trusts set out in said schedule as amended by any act heretofore or hereafter passed by the Dominion of Canada; and the said trustees shall be entitled to exercise all the rights and powers conferred upon trustees by the said schedule as so amended.

Coming into
force.

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

C H A P. 155

An Act to incorporate the Orthodox Roumanian Church of Montreal.

[Assented to 19th February, 1914]

Preamble.

WHEREAS Constantin Poidij, foreman; Stefan Cabba, foreman; Jon Boghean, workman; Ilarie Moloci, workman; Ilie Chibrac, workman; Georghe Cuczurean, foreman; Dumitru Svecla, trader; Dumitru Bratko, foreman; Ioan Malin, workman; Petru Furnica, merchant; Constantin Babij, foreman, and Petrea Lobodici, workman, all of the city and district of Montreal, have, by their petition, represented that they belong to the Orthodox Roumanian religion and profess the same, and that, for the purposes of divine worship in accordance with the beliefs of the Orthodox Roumanian religion, it is expedient and in the interest of the petitioners that they be incorporated so that the corporation to be constituted may, in its own name, acquire and hold moveable and immoveable prop-

erty and do everything required for the purposes of its formation; and whereas it is expedient to grant such prayer;

Therefore, His Majesty, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

1. Constantin Poidij, Stefan Cabba, Jon Boghean, Ilarie Moloci, Ilie Chibrac, George Cuczurean, Dumitru Svecla, Dumitru Bratko, Ioan Malin, Petru Furnica, Constantin Babij and Petrea Lobodici and all such other persons as may become members thereof are hereby incorporated under the name of "The Orthodox Roumanian Church of Montreal." Corporation constituted.

2. The said corporation shall have power to establish, erect and maintain a school for the orthodox Roumanian children of Montreal for the purpose of giving them an elementary education, including a knowledge of Roumanian, French and English; such school to be called "The Orthodox Roumanian School of Montreal." Powers.

3. All moveable and immoveable property held in trust for the said corporation is hereby transferred to and vested in the said corporation. Transfer of property held in trust.

4. The said corporation shall have and exercise all the powers belonging to ecclesiastical corporations. Ecclesiastical corporations.

5. The said corporation may, for the purposes of its undertaking, acquire moveables and immoveables, provided the immoveables held by it shall not at any time exceed the sum of twenty-five thousand dollars, and it may, at any time, sell, lease, exchange, hypothecate or alienate its property or any portion thereof, and acquire other immoveables in lieu thereof, and the said corporation may draw, make, accept and endorse bills of exchange, notes and other negotiable securities signed by its officers or others as may be determined by its board of trustees. Acquisition of property, &c. Proviso.

6. The board of trustees is authorized to appoint a president, secretary and other officers for the said corporation and to pass by-laws for the direction and government of the said corporation for charitable purposes; and it may amend and repeal such by-laws, wholly or partly, provided always that none of such by-laws shall be contrary to this act nor to the laws of this Province: and provided, moreover, that such by-laws, unless ratified at the next annual meeting of the corporation or at a special meeting held for the Officers. By-laws.

purpose, shall cease to be in force from and after the date of such annual meeting.

First meet-
ing.

7. Within three months from the coming into force of this act, a meeting of the members of the said corporation shall be held in the city of Montreal for the purpose of electing a board of trustees consisting of twelve at the most and five at the least.

Calling of
same.

8. The said meeting may be called by three members by sending by registered mail to the members' addresses at least ten days beforehand a notice stating the place where and the day and hour when it shall be held.

What may
be deter-
mined by
by-laws.

9. The date of the annual meeting of the corporation and the trustees' term of office as well as their re-appointment, may be determined by by-law at the first general meeting or at any subsequent general meeting called in the manner above provided or in any other manner that may be prescribed by the by-laws of the said corporation.

Registers
of acts of
civil status,
&c.

10. The corporation shall keep registers of civil status, in English or in French, and it may, from time to time, appoint a minister and remove him and appoint another or others in his stead; and the present act confers upon the officiating minister of the said congregation authority and power to keep registers of acts of civil status, and to exercise all the powers vested in ministers of religious congregations; the whole in accordance with the Civil Code and with the general laws of this Province.

Corporate
seat.

11. The corporate seat of the corporation shall be in the city of Montreal.

Statement to
be made
when re-
quired.

12. The corporation shall transmit to the Lieutenant-Governor in Council whenever thereunto required by the Provincial Secretary, a detailed statement of its immovables, the names of its officers and a copy of its rules and by-laws.

Coming into
force.

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