

C H A P. 103

An Act respecting "The Girls' Cottage Industrial School."

[Assented to 21st December, 1912]

Preamble. **W**HEREAS "The Girls' Cottage Industrial School" was established as a charitable association in accordance with the provisions of the Revised Statutes of Quebec, and has been operating as such under license of the Provincial Treasurer;

Whereas the said association has by its petition prayed for an act authorizing it to provide a home and facilities for the education of delinquent or destitute girls, and to establish and maintain an industrial and reformatory school, and 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:

Persons incorporated. **1.** The present members of the association petitioner, and all those who may hereafter become associated with them in the work of the said association, are hereby declared to be a body politic and corporate under the name of "The Girls' Cottage Industrial School".

Name.

Rights, &c., confirmed. **2.** The said corporation is hereby confirmed in its possession of all the property, assets, rights, privileges, powers and obligations of the said charitable association heretofore existing under the same name.

Head office. **3.** The head office of the corporation shall be in the city of Montreal.

Objects. **4.** The objects of the corporation shall be the providing of a home or homes, and facilities for the education, improvement and training of friendless, delinquent, incorrigible or destitute girls in the city of Montreal and elsewhere in the Province of Quebec, and of organizing a training school or schools in connection therewith, and generally to aid and assist all such girls as may appear to be in need of such aid and assistance.

Establishment of industrial, &c. school. **5.** The said corporation may, subject to the provisions of title VII, chapter I, section VI, and of title VIII, chapter III, of the Revised Statutes, 1909 and the provisions of this act, establish industrial or reformatory schools, for the training of young girl offenders or others requiring such training.

6. The said corporation shall have perpetual succession and ^{Powers of} may: ^{corporation.}

a. Sue and be sued;

b. Acquire, accept and receive, for the purposes of its undertaking, under any title whatsoever, gratuitous or onerous, *inter vivos* or by will, all moveable and immoveable property, and lease, hypothecate, sell or otherwise dispose of the same, as it may see fit, and acquire others in lieu thereof, provided the amount of said immoveables held by the said corporation shall not exceed two hundred thousand dollars in value;

c. Contract, transact and bind itself, and others towards it within the limits of its powers;

d. Exercise all powers vested in corporations necessary for attaining its objects and assuring the working and progress of the institution.

7. The members constituting the said corporation shall be ^{Who mem-} the present members of the said charitable association and ^{bers of corpo-} those who hereafter contribute annually towards the purposes ^{ration.} of the institution such sum as may be fixed by by-law of the said corporation.

8. Article 6899 of the Revised Statutes 1909 is replaced for ^{R. S. 6899} the corporation, by the following: ^{replaced for} ^{corporation.}

“**6899.** The corporation shall, subject to the provisions of ^{Board of} this act, be managed and administered by a board of directors ^{directors.} elected at its annual meetings by the qualified members from among their number. The said board shall hold office for one year or until their successors are duly appointed.”

9. Article 6902 of the Revised Statutes 1909 is replaced for ^{Id., 6902} the corporation by the following:— ^{replaced for} ^{corporation.}

“**6902.** The said board of directors shall have power to ^{Making of} make by-laws, not contrary to law or the provisions of this ^{by-laws. &c.} act, respecting the holding of the annual or other meetings of the corporation, the notice thereof to be given, the number required to form a quorum, the election of officers, the qualification of directors, the filling of vacancies, and generally the rules, regulations and discipline to govern the administration and management of the said corporation, and of its schools or enterprises.”

10. The corporation shall transmit to the Lieutenant-Go- ^{Statement to} vernor in Council whenever required by the Provincial Se- ^{L. G. in C.} cretary, a statement of its moveable and immoveable property, and of its revenues and expenditure, the names of its officers,

a copy of its rules and by-laws and such other information as may be required.

Coming into
force.

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

CHAP. 104

An Act to incorporate *Les Servites de Marie*.

[Assented to 21st December, 1912]

Preamble.

WHEREAS *Les Servites de Marie*, hereinbelow mentioned, have established in Montreal, with the approval of the Roman Catholic Ordinary of the Diocese, an establishment where they carry on their works, and have, by petition, prayed to be incorporated for religious and educational purposes, 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 :

Persons
incorpora-
ted.

1. The Reverend Fathers Ildephonse Francesconi prior, Guillaume Vangelisti and Angélique Barsi, living in Montreal and all other persons who are now or who may hereafter become members of the community of *Les Servites de Marie*, in accordance with its rules, constitution and by-laws, are civilly incorporated under the name of *Les Servites de Marie*.

Name.

Powers.

The corporation shall enjoy all the privileges granted by law to religious associations, and may appear before the courts, acquire, hold, sell and alienate moveable and immoveable property by any legal title, and hypothecate immoveable property, and exercise any other right of ownership and possession which they may deem advisable, provided that they shall not acquire immoveable property of a value exceeding five hundred thousand dollars.

Foundation
of convents,
&c.

2. The corporation may found convents, houses and branches for its works.

Governing
of corpora-
tion.

3. The corporation shall be governed by the rules, constitution and by-laws of the order of *Les Servites de Marie*; and may pass by-laws for the administration of its property, its internal government, the election, number and powers of its officers, directors and councillors, the admission and discharge of its members and generally all by-laws not contrary to the law for the purposes of the corporation.