

duties as from time to time, have been, or may be, delegated and prescribed by said convocation.

Royal
charter con-
firmed.

3. So much of said Royal Charter as may not be inconsistent with this act, shall remain in full force and effect.

Coming into
force.

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

CHAP. 109

An Act to incorporate *Le Collège de St-Jean*.

[Assented to 14th March, 1912.]

Preamble.

WHEREAS there is in the town of St. John's in the county of St. John's, an educational institution known as "*Le Collège de St-Jean*";

Whereas the Roman Catholic Archbishop of Montreal, Reverend Arthur Papineau, the present superior of *Le Collège de St-Jean*, residing in the said town of St. John's, the Reverend Zénon Therrien, Ernest Bernier, Alphonse Gibeau, all priests residing in the said town of St. John's, have by petition prayed for the passing of an act to incorporate the said institution and whereas it is expedient to grant the prayer contained in such petition;

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

Persons in-
corporated.

Name.

1. A corporation is hereby constituted in the town of St. John's, county of St. John's and district of Iberville, under the name of *Le Collège de St-Jean* which corporation shall consist of the Roman Catholic Archbishop of Montreal, of a superior and not more than fifteen other priests as directors, all being residents of the arch-diocese of Montreal.

First mem-
bers, &c.

The first members of the corporation, with the Arch-bishop of Montreal, shall be the Reverend Arthur Papineau the present superior, Zénon Therrien, Ernest Bernier and Alphonse Gibeau, all priests teaching in the said college, with power to add not more than twelve other directors to their number with the approval of the Archbishop of Montreal, or of the person administering the archdiocese.

Election of
members.

2. The corporation hereby constituted shall elect, by the majority of votes, the persons who are to become members thereof, with the approval of the said archbishop or of the

person administering the arch-diocese and in accordance with the rule and constitution of the said college, approved by the said archbishop, and they shall cease to form part of the said corporation solely through death, resignation or removal, in accordance with the rules and statutes of the said college subject always to the pleasure of the said archbishop or of the person administering the arch-diocese.

3. The majority of the members of the corporation for Adoption, the time being may adopt such rules, statutes, ordinances &c., of rules, and by-laws not contrary to this act nor to the laws in force &c. in this Province, which they may deem expedient or necessary for the interest and the government thereof ; and they may from time to time amend or repeal the same as they may deem necessary for the proper administration of the said college.

4. The corporation shall have perpetual succession and Powers of may have a common seal with power to change, alter, break corporation. and renew the same whenever it may deem advisable ; it may under the same name contract and be contracted with, sue and be sued, plead and be impleaded, summon and be summoned in all courts and places whatsoever in this Province ; may without further authority acquire by purchase, gift, legacy or otherwise, hold, possess, take and accept for the purposes of the said corporation, all lands or hereditaments, moveable or immoveable property, and sell, lease, exchange, alienate and dispose of the same and acquire others in lieu thereof for the purposes aforesaid, provided always that the average net revenue for ten years from all the immoveable properties of the said corporation, other than those whereon the buildings of the said college and its dependencies are situated, shall at no time exceed the yearly sum of twenty thousand dollars.

If the corporation should acquire by purchase, gift or legacy, Acquisition any immoveable property beyond what it is authorized to of immoveables beyond that account, but the corporation shall be bound, within seven what authorized years from the taking possession thereof, to sell or alienate such immoveable property, wholly or partly, or some part of its immoveable properties so as to not exceed the amount of the average yearly sum above specified.

The corporation shall likewise have power to appoint a Appointing procurator or procurators to administer its affairs and gener- procurators, ally shall enjoy all the rights and privileges of other corpo- &c. rations of the same kind recognized by the Legislature.

5. All property held by the corporation, as well as the Property revenues therefrom shall, always be exclusively used and em- how to be used.

ployed for education in the said college and for no other purpose, institution or establishment not attached to or dependent on it ; such property shall always remain in the hands of Roman Catholic ecclesiastics for such purposes.

Statements
to L.-G. in
C.

6. The corporation shall submit to the Lieutenant-Governor in Council, when thereunto required by him, the list of the members of the corporation and, a detailed statement of the immoveable properties held by it and of the average net revenues therefrom in the previous ten years.

Coming into
force.

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

CHAP. 110

An Act to amend the charter of the Association of Opticians of the Province of Quebec.

[Assented to 3rd April, 1912.]

Preamble.

WHEREAS the Association of Opticians of the Province of Quebec, has, by its petition represented that it is expedient and in the interest of such association and of the public, that further powers be granted to it and that amendments be made to its charter, the act 6 Edward VII, chapter 89, as amended by the act 9 Edward VII chapter 130;

Whereas it is expedient to grant the prayer to that effect 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:

6 Ed. VII, c.
89, s. 2, am.

1. Paragraph 2g of section 2 of the act 6 Edward VII, chapter 89, as enacted by the act 9 Edward VII, chapter 130, section 1, is replaced by the following:

Illegal practice.

“2g. Every person who, in an advertisement in a newspaper, or in written or printed circulars, or on business cards or on signs, assumes a title, name or description calculated to lead to the belief that he is duly registered or qualified to practice optometry, unless he be a duly qualified optician registered in this Province under the Opticians Act, shall in each case be liable to a fine of ten dollars for the first offence and of twenty-five dollars for every subsequent offence.”

Penalty.

Id., s. 12,
am.

2. Section 12 of the act 6 Edward VII, chapter 89, is amended by adding the following paragraph: