

such hypothec, notwithstanding article 2017 of the Civil Code."

Id., 5962,  
5987 not to  
apply to  
club.

**15.** Articles 5962 and 5987 of the said statutes, shall not apply to the said club, and the said statutes shall in other respects only apply to the club hereby incorporated where their provisions are not inconsistent with the provisions of this act.

Coming into  
force.

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

## CHAP. 131

### An Act to incorporate "The Kanawaki Golf Club"

[Assented to 14th March, 1912.]

Preamble.

**W**HEREAS, a petition has been presented by Hugh Blair Mackenzie, banker, Frederick William Hibbard, advocate, both of the city of Westmount, John Henry Birks, merchant, James Graham Lewis, manufacturer; and John David Baile, merchant, all of the city of Montreal, praying for the incorporation of a club to be known as "The Kanawaki Golf Club", and that the club be given certain rights and powers and authorized to fulfill certain obligations, the whole as in the said petition set forth.

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 in-  
corporated.

**1.** The petitioners and all persons who are presently or hereafter may be members of the Outremont Golf Club, according to the constitution and by-laws of the said latter club now in force, or shall hereafter become members of the club hereby incorporated, are constituted a corporation to be known as "The Kanawaki Golf Club."

Name.

Objects of  
club.

**2.** The objects of the club shall be to provide and maintain suitable grounds for the purposes of golf, tennis, bowling and other outdoor exercises and recreation, to provide tournaments and competitions in such sports and exercises, to build, equip and maintain a suitable club house and other buildings, and generally to foster and promote such outdoor sports and exercises.

**3. The club shall have power:**

Powers of club.

a. To acquire by purchase, lease or otherwise, sufficient ground for the purpose and to lay out and maintain thereon golf courses, tennis courts, bowling greens and facilities for such and the like sports and exercises;

b. To promote proficiency and skill in all such sports and exercises by means of the said facilities, provide the necessary equipment and instruction, by the promotion of matches, competitions, tournaments, and generally by all useful and proper means;

c. To erect a club house and all other necessary and suitable buildings, to furnish and equip the same, and to sell, lease or otherwise dispose of such or any other property of, or belonging to it and for any good and valuable consideration.

**4.** Notwithstanding article 718 of the Municipal Code, Valuation or any other provision of law, all lands owned or held by the club for its purposes may, in the discretion of the municipal council, be assessed at their value for agricultural purposes, for taxes, unless situated in a city or town corporation now or hereafter.

**5.** Subject to the by-laws and rules to be hereafter adopted, all persons now or hereafter elected members of the club shall be entitled to participate in the enjoyment of its property and advantages, but upon ceasing to be members shall have no further right or interest therein. Rights of members in club property, &c.

**6.** The management and direction of the club shall be vested in such officers and executive committee as the club may annually elect from among its members according to its constitution and by-laws. Management of club.

**7.** The club shall have authority to make by-laws, rules and regulations, not inconsistent with the laws of the Province or good order, governing the election and expulsion of members and all matters affecting its conduct or administration, and the same to alter or repeal. By-laws, &c.

**8.** The club shall have the power to honour and redeem any bonds or certificates heretofore issued by the organization known as the Outremont Golf Club and to implement and complete all contracts or undertakings, which the said organization or any of its committees may have entered into. Redemption, &c., of certain bonds, &c.

**9.** The club shall have authority to borrow money for its purposes from time to time upon such terms as may be approved, increase or limit the sums so borrowed, and, to secure the same, hypothecate its immoveable property and pledge its Borrowing of money, &c.

moveable property and issue bonds, debentures or other form of security, and enter into any deed of trust, pledge or hypothecation to secure the holders thereof.

Approval of  
by-laws by  
members.

No by-law, however, giving effect to the above provision shall be valid unless approved by a two-thirds majority of the members present at a regular or special meeting, of which due notice has been given.

Certain loans  
authorized.

Notwithstanding the foregoing provisions, the officers and executive committee of the club shall have power to borrow money from time to time, not exceeding five thousand dollars in the aggregate, upon such terms as they may approve and in the name and for the purposes of the club.

Application  
of revenues.

**10.** All monies whatsoever received by the club as revenues or otherwise shall be applied upon the purchase, lease and improvements of lands and buildings, and in furnishing, or in providing facilities or appliances requisite and proper for its objects and purposes.

Statements  
to L.-G. in  
C.

**11.** The club shall transmit to the Lieutenant-Governor in Council, whenever required by the Provincial Secretary, a statement of its moveable and immoveable property, of its revenues and expenditure, the names of its officers, copy of its by-laws, rules and regulations, and such other information as may be required.

Provisional  
board.

**12.** The persons hereinabove named shall constitute a provisional board of administration of the club's affairs until such time as the regular officers and executive committee are elected.

R.S.Q., 5957-  
6001, not to  
apply.

**13.** The provisions of articles 5957 to 6001 of the Revised Statutes of Quebec, 1909, shall not apply to the club.

Coming into  
force.

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

## CHAP. 132

An Act to incorporate Connaught Park Jockey Club of Ottawa.

[Assented to 3rd April, 1912.]

Preamble.

**W**HEREAS Edward Selkirk Skead, of the city of Hull, in the Province of Quebec, gentleman; Frederick William Carling, broker; Llewellyn Bate, merchant; James Kenniston Paisley, hotel keeper, and William Henry McAuliffe, lumber merchant, the latter four of the city of Ottawa, in the Province of Ontario, have by their petition prayed to be