

society shall be *ex officio* a member of the league on condition that he apply therefor.

General council.

9. The society shall be managed by a general council composed of such persons as may be determined by the by-laws the league may deem expedient to adopt.

Appointment of members of council.

10. The members of the council shall be appointed by the general meeting of the members of the league, to be held annually and it may also elect honorary officers.

Resources of league.

11. The resources of the league shall consist of the property and revenues of all kinds belonging to it and all the proceeds of :

1. The annual contributions ;
2. All gifts and legacies made to it and which it is authorized to accept ;
3. The receipts of all kinds which may be realized.

By-laws.

12. The council may make all by-laws necessary for the attainment of the object the league has in view.

Transmission of statement.

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

Members not personally liable.

14. The members shall not be personally liable for any of the debts or obligations of the league.

Coming into force.

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

CHAP. 95

An Act to incorporate the Bacon Industrial School for Girls

[Assented to 4th June, 1910]

Preamble.

WHEREAS the Reverend Albert Stevens, rector of Coatimcook and John Putney Bowen, of Hatley, have by their petition represented;

That Miss Emily Bacon by her last will and testament and codicils thereto did bequeath all her property real and personal unto the said petitioners in trust for establishing and maintaining a manual labor school for girls;

That the said will and codicils were duly probated at Sherbrooke on the 25th April 1898;

That in order to carry out her said wishes it is necessary to obtain a charter for such a school;

And whereas it is expedient to grant the prayer of the said petition;

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

1. The “Bacon Industrial School for girls” is hereby ^{Name of corporation.} incorporated and made a corporation with its chief place of business at Hatley in the township of Hatley in the county of Stanstead, which corporation shall consist of the Lord ^{Persons in-} Bishop of Quebec and seven trustees to be appointed as herein- ^{corporated.} after provided.

2. The said corporation shall have perpetual succession and ^{Powers of corporation.} may have a common seal with power to change, alter, break and renew the same when and as often as they shall think proper; and the said corporation may under the same name contract and be contracted with, sue and be sued, implead and be impleaded, prosecute and be prosecuted, in all courts and places whatsoever in this Province, may borrow, sign bills of exchange and promissory notes, hold, accept and acquire by any legal title, moveable and immoveable property which may hereafter be sold, ceded, exchanged, given, bequeathed or granted to the said corporation or sell, alienate, convey, let, lease, or hypothecate the same if such property consists of immoveables, provided always that the value of the immoveable property held shall not exceed one hundred and fifty thousand dollars according to the municipal valuation, and the said corporation shall have the right of appointing an attorney or attorneys for the management of their affairs or an advisory committee of ladies to assist them in the internal management of the school or schools, and generally shall enjoy all the rights and privileges enjoyed by other corporations.

3. The said corporation shall have full power to make and ^{By-laws, &c.} establish such and so many rules, orders, by-laws and regulations not being contrary to the laws of the Province, as they shall deem useful or necessary, as well concerning the system of education in, as for the conduct and government of the said school and of any other institution or school connected with or dependent on the same, and for the superintendence, advantage and improvement of all the property moveable or immoveable belonging to or which shall hereafter belong to the said corporation.

Objects.

4. The corporation may:

1. Establish and maintain boarding and day schools for industrial instruction;

2. Teach young girls agriculture and industrial arts, household science, dairying, poultry keeping and physical training, and for the purposes of such teaching, establish and maintain and operate model farms, butter and cheese factories and such like;

3. Erect all buildings suitable for the purposes of the school or schools and furnish and equip the same;

4. Do everything necessary for the fulfilment of their objects and all other things not contrary to law and authorized by the by-laws of the corporation.

Trustees.

5. The Archdeacon of Quebec shall be *ex-officio* one of the said trustees.

Id.

Three of the remaining seven trustees shall be appointed by the Bishop of the diocese of Quebec and the other four shall be elected by the Synod of the diocese of Quebec.

Qualifications of trustees.

6. Of the seven trustees thus appointed, four shall always be members of the church of England in Canada. The said seven trustees shall hold office for two years but shall be eligible to be reappointed.

Number of trustees.

7. The number of trustees may be increased or reduced by by-law, provided such number be not less than three and that they be appointed as above and in the same proportions as above specified.

Filling of vacancies, &c.

8. Any vacancy occurring before the expiration of the term of office of any of the seven trustees shall be filled, by the Bishop in case of a trustee appointed by him, and by the corporation itself in the case of a trustee appointed by the Synod, but their term of office shall expire at the date at which the term of office of the trustee so replaced would have expired.

Appointment of certain trustees, &c.

9. Within sixty days from the coming into force of this act the Lord Bishop of Quebec shall appoint three trustees under the above clause, and he shall also appoint the four trustees required to be appointed by the Synod of the diocese, which latter four shall hold office only until the first regular biennial session of the Synod.

Certain property transferred to corporation, &c.

10. All the property moveable and immoveable real and personal now possessed by or belonging to the estate and succession of the late Emily Bacon shall be and is hereby transferred to and vested in the "Bacon Industrial School for Girls",

and the said corporation shall have and exercise all rights belonging to the said estate and succession and shall be subject to all the obligations contracted by it.

11. The corporation shall, when required so to do by the Provincial Secretary, transmit to the Lieutenant Governor in Council a detailed statement of its property, the names of the trustees and copy of its by-laws. Transmission of certain statement.

12. If at any time it should be found in the interest of the education proposed to be given in this institution that it should make over all its rights and property to another like institution, or that it should take over such other like institution's rights and property, or that the said institution should amalgamate with any other like institution to form one stronger and more efficient institution, it shall be lawful for the said corporation so to do upon the terms and conditions to be agreed upon between the two institutions provided that the objects of the institution hereby incorporated be preserved. In the event of this clause being carried out the name Bacon shall be maintained. Amalgamation, &c.

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

CHAP. 96

An Act to revise and consolidate the charter of the Society of the Montreal General Hospital and to change its name

[Assented to 4th June, 1910]

WHEREAS the Society of the Montreal General Hospital, Preamble. has, by its petition represented:

That it was incorporated under and by virtue of certain letters-patent of his late Majesty, King George IV, duly issued on the 30th day of January 1823, under the great seal of the then Province of Lower Canada;

That its charter has since been amended by the acts 22 Victoria, chapter 116 and 9 Edward VII, chapter 131;

That certain of the provisions of the said letters-patent and of the said acts, more especially in reference to the qualification of the members of the said corporation, its powers in respect of the holding and alienating of property, the number, choice and qualification of the governors thereof, and the powers of the corporation in reference to its finances are found in practice to be insufficient and inconvenient;