

7. All the powers of the corporation shall be exercised by the general council or board of management. Powers how exercised.

8. In so far as the same may be necessary, it is enacted that *Les Sœurs de l'Assomption de la Sainte Vierge, Nicolet*, to succeed to have the same rights and obligations as the corporation certain cor- created by the act 29 Victoria, chapter 112 and replace it poration. to all intents and purposes.

9. The corporation shall, when thereunto required by the Lieutenant-Governor in Council or by one of the other branches of the Legislature, send a report showing the immoveable and other property held by it under the provisions of this act and of the revenue derived therefrom, as well as the number of members of the corporation, of its teachers and pupils, and a statement of its course of study. Report as to property, &c

The said corporation shall also, when required, transmit a copy of its rules and regulations to the Provincial Secretary. Transmission of rules, &c, to Prov. Secretary. 29 V., c. 112, repealed.

10. The act 29 Victoria, chapter 112, is repealed.

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

CHAP. 141

An Act to incorporate the Greek Orthodox Church Evangelis- mos of Montreal

[Assented to 7th May, 1909]

WHEREAS Haralampos Koutsigianopoulos, Michael George Cocoliades, Konstantinos Metrakos, George M. Kyriazopoulos, and Demetrias A. Zarafonites, all of the city and district of Montreal, merchants, have by their petition, represented that they belong to the Greek religion and are adherents thereto, and that for the purposes of divine worship according to the tenets of the Greek religion it is expedient and in the interest of the petitioners that they should be incorporated in order that the corporation to be formed, may in its own name acquire and possess property, moveable and immoveable, and do all acts that may be required for the purposes of its formation; and whereas it is expedient to grant their prayer ; Preamble.

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. Haralampos Koutsigianopoulos, Michael George Cocoliades, Konstantinos Metrakos, George M. Kyriazopoulos, and Demetrias A. Zarafonites, and all other persons who may become members, are hereby constituted a corporation under the name of "The Greek Orthodox Church Evangelismos, of Montreal."

Name.

Powers.

2. The said corporation shall have the power to form, erect and maintain a school destined for the Greek children of Montreal, for the purpose of giving them an elementary training including a knowledge of Greek, French and English, said school to be known under the name of "The Greek Orthodox School, of Montreal,"

Transfer of
certain trust
property.

3. All property, moveable and immoveable, which may be held in trust for the said corporation shall be, and the same is hereby transferred to and vested in the said corporation.

Rights of
corporation.

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

Acquisition,
&c., of prop-
erty, &c.

5. The said corporation may, for the purposes of its business, acquire property moveable and immoveable, provided that the immoveable property held by it at any one time, shall not exceed twenty-five thousand dollars, and at any time, sell, lease, exchange, hypothecate or alienate its property or any part thereof, and acquire other immoveable property in lieu thereof, and the said corporation shall have the power to draw, make, accept, and endorse bills of exchange, promissory notes and other negotiable instruments under the hands of its officers or others, as may be determined by the board of trustees.

Appointment
of president,
&c.

6. The board of trustees is authorized to appoint a president, secretary and other officers for the said corporation, and to make by-laws for the regulation and government of the said corporation, and for charitable aid, and shall have the power to amend and repeal the whole or any part of said by-laws, as may be expedient, provided always that none of such by-laws be inconsistent with this act or with the laws of this Province, and further provided that the said by-laws, unless ratified at the next annual meeting of the corporation or at some special meeting held for the purpose shall, from and after the date of the said annual meeting, cease to have effect.

Meeting to
elect trust-
ees.

7. Within three months after the coming into force of this act, there shall be held a meeting of the members of the said

corporation in the city of Montreal, for the purpose of electing a board of trustees of not more than twelve and not less than five.

8. The said meeting may be called by three members by Meeting how giving a previous notice of at least ten days of the place, called. day and hour at which it will be held, by registered letter mailed to the address of the members.

9. The dates of the annual meeting of the corporation and Dates of the term of office of the trustees and the manner of their re- annual meet- appointment may be determined by by-law at the first general ing, &c. meeting or at any subsequent general meeting called in the manner hereinabove prescribed, or in such other manner as may be prescribed by the by-laws of the said corporation.

10. The said corporation shall keep registers for acts of Registers of civil status and may, from time to time, appoint a minister acts of civil and may remove him and appoint another or others in his status, &c. place, and the officiating minister of the said congregation is hereby authorized and empowered to keep registers for acts of civil status, and to exercise all other powers appertaining to ministers of religious congregations; the whole in accordance with the provisions of the Civil Code and with the general laws of this Province.

11. The act of the late Province of Lower Canada 9-10 9-10 Geo. IV, George IV, chapter 75, shall not apply to the members and c. 75, not to officiating minister of the said congregation. apply.

12. The corporate seat of the said corporation shall be in Corporate the city of Montreal. seat.

13. The corporation shall, whenever required so to do by Statement to the Provincial Secretary, transmit to the Lieutenant-Governor Lieutenant- in Council, a detailed statement of its immoveable property, Gov. in a copy of its rules and regulations, and the names of its offi- Council. cers.

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

CHAP. 142

An Act to incorporate *L'Œuvre de Protection des Jeunes Filles*

[Assented to 27th April, 1909]

Preamble.

WHEREAS the Misses Herminie Têtu, Azarine Caron, Valerie Rivard, Amélie Smith and Marie Hamel, all of the city of Quebec, have, by their petition, represented that they have established in the city of Quebec a benevolent society under the name of "*L'Œuvre de Protection des Jeunes Filles*", and have prayed to be incorporated under such name ;

And whereas such a work is one of general utility, and it is expedient to grant their prayer ;

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 said Misses Herminie Têtu, Azarine Caron, Valérie Rivard, Amélie Smith and Marie Hamel and such other persons as may join them under the by-laws to be passed, are incorporated under the name of "*L'Œuvre de Protection des Jeunes Filles*".

Name.

L'Œuvre de Protection des Jeunes Filles."

Objects.

2. The object of the corporation is to succor young girls, to take them in and place them, to visit and assist the poor and the sick.

Principal place of business.

3. The principal place of business of the corporation shall be in the city of Quebec, but it may have branches in any other place in the Province.

Powers.

4. The corporation shall have all the powers and rights conferred by the laws of this Province on corporations, including that of acquiring by gratuitous or onerous title and of possessing immoveables whose annual revenue shall not exceed the sum of twenty thousand dollars, and to hypothecate and alienate the same.

Council.

5. The property of the corporation shall be managed by a council composed in the manner prescribed by the by-laws.

By-laws.

6. The members of the corporation may make all necessary and useful by-laws concerning the organization, direction and government of the corporation and the management of its affairs.

Honorary

7. The corporation may have honorary members and active