

15. The president, vice-president, secretary or manager of the company shall be liable to coercive imprisonment, personally in those cases in which individuals exercising the same functions would be liable. Coercive imprisonment.

16. The company shall make an annual report of its operations to the Lieutenant Governor in Council. Report to Lieutenant-Gov. in Council.

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

CHAP. 120

An Act to incorporate The Clothing Manufacturers' Association of Montreal

[Assented to 25th April, 1908]

WHEREAS, Harris Vineberg, David S. Friedman, Joseph Levinson, Sol Kellert, Samuel Hart, Edward P. Wright, and Bernard Gardner, all of the city of Montreal, merchants, have prayed for the passing of an act to incorporate them with all those who may be associated with them under the name of "The Clothing Manufacturers' Association, of Montreal", for the purpose of procuring uniformity and certainty in the customs and usage of the business of manufacturing of and dealing in clothing and garments ; of diffusing accurate and reliable information relative to such manufacture and business; of promoting a more enlarged and friendly intercourse and good understanding among those engaged in such trade ; of endeavoring to settle amicably such difficulties and disputes as may arise among its members and their employees, or between a member and the public ; of aiding in the establishment and maintenance of sound principles in connection with the clothing trade by supplying information regarding operations in such trade, and of having suitable rooms where the members of the association may meet in the city of Montreal ; Preamble.

Whereas, it is expedient to grant the prayer 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 :

1. Harris Vineberg, David S. Friedman, Joseph Levinson, Sol Kellert, Samuel Hart, Edward P. Wright, and Bernard Gardner, all of the city of Montreal, and all others who may be associated with them, are constituted a corporation under Persons incorporated.

- Name. the name of "The Clothing Manufacturers' Association, of Montreal."
- Objects. **2.** The object of the association is to procure uniformity and certainty in the customs and usage of the business of, manufacturing of and dealing in clothing and garments ; to diffuse accurate and reliable information relating to such manufacture and business ; to promote a more enlarged and friendly intercourse and good understanding among those engaged in such trade ; of endeavoring to settle amicably such difficulties and disputes as may arise among its members and their employees, or between a member and the public; of aiding in the establishment and maintenance of sound principles in connection with the clothing trade, by supplying information regarding operations in such trade, and of having suitable rooms where the members of the association may meet in the city of Montreal.
- Corporate seat. **3.** The corporate seat of the association shall be in the city of Montreal ;
- First directors. **4.** The persons hereinafter mentioned shall constitute the board of directors for the first year of the corporation's existence viz : Harris Vineberg David S. Friedman, Joseph Levinson, Sol Kellert, Samuel Hart, Edward P. Wright, Bernard Gardner, Jacob Cohen, Lyon Cohen, Harris Wener and Samuel Wener ;
- By-laws. **5.** The corporation is authorized to make by-laws respecting the number and admission of its members, as well as the levying and payment of fees, contributions and fines due by them, and the expulsion of members for the reasons and in the manner which may be determined by such by-laws.
- Limited liability.
Suits for fees, &c. **6.** All fees, contributions and fines, payable under any by-law whatever, by the person thereunto compelled by such by-law, may be recovered by suit in the name of the corporation, and a certificate containing such allegation and bearing the signature of the secretary-treasurer of the corporation shall be received in all courts of justice as *prima facie* evidence of such allegations.
- Acquisition, &c., of immoveables. **7.** The corporation is authorized to acquire, possess and hold immoveable property in the city of Montreal, for its own use, to an amount not exceeding the sum of fifty thousand dollars and likewise to sell, exchange, or hypothecate the same, and acquire others in lieu thereof for its own use whenever deemed expedient.

8. The corporation shall transmit to the Lieutenant-Governor in Council, whenever required so to do 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 regulations. Statement to Lt.-Gov., in Council.

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

CHAP. 121

An Act to amend the charter of Thomas Robertson and Company, Limited

[Assented to 14th April, 1908]

WHEREAS Thomas Robertson and Company, (Limited,) Preamble. incorporated by act of the Legislature of the Province of Quebec, 60 Victoria, chapter 85, has represented by its petition that it desires to amend its charter to increase its capital stock and extend its corporate powers, and it is expedient to grant the prayer of such petition ;

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

1. The company shall have power, from time to time, upon a resolution of a special shareholders' meeting held for that purpose, and with the assent of two-thirds in value of the shareholders present or represented by proxy at such meeting, provided always that the said two thirds shall include a majority of the common stock, to increase its capital by the issue of additional stock, either ordinary or preferred, to such amount as may be necessary for the extension and development of the business of the company, provided always that the total amount of the company's capital stock shall not exceed the sum of two million dollars divided into shares of forty-eight dollars and sixty-six and two-thirds cents each (equivalent to ten pounds sterling.) Increase of capital. Proviso.

2. Section 2 of the act 60 Victoria, chapter 85, is replaced by the following : 60 V., c. 85, s. 2, replaced.

" 2. The company is empowered to take over, upon such terms and conditions as may be agreed upon, and continue, as a going concern, the business at present carried on in the city of Montreal by the firm of Thomas Robertson & Co., as importers, and hardware and general metal merchants and manufacturers, Power to acquire certain business.