

C H A P. 106

An Act to incorporate the Association of Hotel-Keepers of the Province of Quebec

[Assented to 9th March, 1905]

Preamble.

WHEREAS Thomas J. Samson, hotel-keeper, of Warwick; Joseph M. Doré, hotel-keeper, of Ste. Marie de la Beauce; E. Alfred Lambert, hotel-keeper, of Beauceville; J. A. Lavigne, hotel-keeper, of Trois Pistoles; Henri Deschesnes, hotel-keeper, of St. Alexandre; Jean Baptiste Gosselin, and Zoel Marceau, hotel-keepers, of Lyster; George Couture, hotel-keeper, of Ste. Julie; G.A. Michaud, hotel-keeper, of Ste. Anne de la Pocatière; Eugène Morissette, hotel-keeper, of Ste. Flavie; and Philémon Gilbert, hotel-keeper of Scott, Beauce, have, by their petition, prayed to be incorporated under the name of the Association of Hotel-Keepers of the Province of Quebec with the view to mutual protection in the plying of their trade, and also with the view of protecting the travelling public and securing the comfort of such public in hotels scattered throughout the Province of Quebec outside the cities of Quebec and Montreal;

Whereas, under the circumstances, it is expedient to grant the aforesaid petitioners' 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 above-mentioned petitioners and all other persons who may hereafter become members of the said association, shall for the purposes above set forth, constitute a corporation under the name of "The Association of Hotel-Keepers of the Province of Quebec."

Name.**Corporate
powers.**

2. The corporation shall have all the rights and powers pertaining to civil corporations.

**Power to
possess, &c.,
property.
Proviso.**

3. It may acquire, possess and dispose of all kinds of moveable and immoveable property, for its own use and purposes, provided that the value of such immoveable property shall not exceed the sum of one hundred thousand dollars.

**Other powers
of associa-
tion.**

4. It may appear before the courts, borrow, negotiate bills to order and commercial securities for the purposes of the corporation by complying with the formalities required in that respect by the by-laws of the corporation; it may pass by-laws for the admission of members, the appointment or election

of its officers, and for accomplishing the objects of the corporation.

5. It may also pass by-laws for determining the members' contribution and the payment thereof, and for defining the extent and exercise of the powers of the officers and directors of the said association. Power to pass certain by-laws.

6. The corporate seat of the corporation shall be in the city of Quebec. Corporate seat.

7. The quorum of meetings of the corporation shall be five members. Another quorum may be fixed by by-law of the corporation. Quorum of meetings.

The board of directors shall consist of five members. Numbers of directors.

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

CHAP. 107

An Act to ratify and confirm a certain deed of sale from Edmund William Tobin and Frank N. McCrea to the Lotbiniere Lumber Company

[Assented to 9th March, 1906]

WHEREAS The Lotbiniere Lumber Company has, by its Preamble. petition, represented that, by deed passed before Edouard Honoré Bégin, notary public, on the first day of August, one thousand nine hundred and two, it acquired from Edmund William Tobin and Frank N. McCrea, all the unconceded land and all the interest, property and rights of the vendors in and to the seignior of St. Jean Des Chaillons, together with the constituted rents and capital thereof due by the *censitaires* of said seignior, and certain other lots of land, the whole as therein described; that, in addition to the general description of the seignior sold, the cadastral numbers of the lots are set out in the said deed, but that, by inadvertence, lots numbers one hundred and ten, five hundred and seventy and subdivision number forty-five of lot number seven hundred and twenty-three are left out, although included and intended to be included in the general terms of the description of the properties sold, and that the said Edmund William Tobin and Frank N. McCrea had acquired the same by purchase, from King Brothers;

Whereas it has further represented that, through inadvertence in drafting the deed of sale by licitation from dame L. A.