

of the interested parties, such difference of opinion shall be a cause of dissolution of the corporation.

9. Such dissolution can take place only after it shall have been found impossible to settle the difficulty at a general meeting of the members of the corporation, specially called for the purpose. When to take place.

10. Application for dissolution may then be made by at least five members who shall have complied with all the by-laws of the institution, and the liquidation of the corporation's affairs shall be effected in accordance with the law governing joint stock companies. Who may apply for dissolution, &c., and law to govern.

11. The members of the corporation shall not be personally liable for the debts thereof. Members not liable for debts.

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

CH A P. 101

An Act to incorporate the Young Men's Christian Association of McGill University

[Assented to 2nd June, 1904]

WHEREAS the Right Honorable Donald A. Smith, Baron Strathcona and Mount Royal, in the Peerage of the United Kingdom of Great Britain and Ireland ; John S. Archibald, one of His Majesty's Judges of the Superior Court of the Province of Quebec ; George Hague, gentleman ; Charles James Fleet, advocate ; Bernard J. Harrington, professor ; George E. Armstrong, physician ; Frederick J. Tees, student ; Shirley O. McMurthy, student ; Charles E. Brooks, student ; Henry M. Lamb, student ; George Irving, secretary ; Chauncey A. Adams, secretary, all of the city of Montreal in the Province of Quebec ; Thomas A. Halpenny, student, of Bear Brook in the Province of Ontario ; Donald McLean, student, of Campbelltown in the Province of New Brunswick ; and Richard P. Wallace, student, of Coaticook in the Province of Quebec, have, by their petition, represented to the Legislature of the Province of Quebec : Preamble.

That for many years past the Young Men's Christian Association of McGill University has been carrying on its work at McGill University without being by law incorporated ;

That it is desirable that they, together with such other persons, being members of McGill University or of the colleges affiliated thereto, as may become members thereof, be incorporated under the name of the Young Men's Christian Association of McGill University for the promotion of morality and religion, social intercourse, and mutual improvement among the members of McGill University and the colleges affiliated thereto ; and whereas it is expedient to grant the prayer of the said petition ;

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

Persons in-
corporated,
&c.

1. The said Right Honorable Donald A. Smith, Baron Strathcona and Mount Royal, John S Archibald, one of His Majesty's Judges of the Superior Court in the Province of Quebec, George Hague, Charles James Fleet, Bernard J. Harrington, George E. Armstrong, Frederick J. Tees, Shirley O. McMurthy, Charles E. Brooks, Henry M. Lamb, George Irving, Chauncey A. Adams, Thomas A. Halpenny, Donald McLean, and Richard P. Wallace, and such other persons, being members of McGill University or of colleges affiliated thereto, as may become members thereof, shall be and are hereby constituted a body politic and corporate under the name of "The Young Men's Christian Association of McGill University."

Name.

Corporate
powers.

2. The corporation shall have perpetual succession, and may have a common seal, and shall have power to take, hold and acquire, by way of purchase, donation, devise, bequest or otherwise, all such moveable and immoveable property as may be required for the use of the said corporation and for acquiring revenue, and the same, with the consent of two-thirds of the members of the advisory committee hereafter referred to, given at a special meeting of said committee, to sell, hypothecate or alienate in any manner whatsoever, and also, with such consent, to enter into all financial obligations and to borrow money, and to evidence such borrowing in such manner as it may deem best ; provided, however, that the annual revenue of the said real estate owned by the said corporation and held for revenue purposes only shall not exceed at any one time the sum of twenty thousand dollars.

Objects of
corporation.

3. The objects for which the corporation is created are : the promotion of morality and religion amongst the members of McGill University and the colleges affiliated thereto, the encouragement of social intercourse between all sections of the University and the affiliated colleges, and the mutual improvement of its members.

4. The membership shall be composed of those whose names are mentioned in section 1, together with such other persons, being members of McGill University or the colleges affiliated thereto, as may be qualified and eligible for such membership in conformity with the provisions of the by-laws of the corporation from time to time in force.

Membership.

For the purposes of this act "the members of McGill University" shall be : the Visitor, the members of the convocation and the undergraduates and partial students of the several faculties ; and the "members of the affiliated colleges" shall be : the members of the faculties, the undergraduates and partial students.

Interpretation.

5. There shall be a board of directors of the corporation which shall be elected in such manner, and for such term of office as may, from time to time, be provided by the by-laws. This board shall consist of not less than eight and not more than fifteen members.

Board of directors and their election.

Number of directors.

6. The first board of directors shall consist of Frederick J. Tees, Shirley O. McMurthy, Charles E. Brooks, Henry M. Lamb, George Irving, Chauncey A. Adams, Thomas A. Halpenny, Donald McLean, and Richard P. Wallace, who shall hold office until their successors in office are appointed.

First board and term of office.

7. There shall be an advisory committee which shall consist of thirteen persons, of whom ten shall, at all times, be members of McGill University ; such advisory board shall hold office for such term as may be from time to time by the by-laws fixed, and shall (with the exception of the president and general secretary) be chosen by the members of the corporation from such persons as may, from time to time, be nominated by the advisory board ; two of such members shall be undergraduates of McGill University or of colleges affiliated thereto. The president and general secretary shall be *ex-officio* members of the advisory committee.

Advisory committee and term of office.

8. The first advisory committee shall be composed of the members of the advisory committee of the Young Men's Christian Association of McGill University as presently constituted.

First advisory committee.

9. The advisory committee shall have the general supervision of the work of the directors, and all expenditure and outlay of moneys shall be subject to their approval. The appointment of the general secretary and other employees shall be subject to the approval of the advisory committee.

Duties of advisory committee. Appointment of certain officers. subject to its approval.

Power to
make by-laws
for certain
purposes.

10. The corporation, subject to the control of the said advisory committee as hereinbefore set forth, may make such by-laws as they may, from time to time, deem expedient for the management, control, good government and direction of its property of whatever kind and description, both moveable and immoveable, including all matters and things necessary and incidental to the management, control, supervision and protection of its buildings; the qualification, powers, authority and duties of the directors; the control, management, admission, discipline and expulsion of its members, officers and employees; the terms, conditions and qualifications of membership; the term of membership and the fees payable; the terms, conditions and amount of membership fees; the time, place and formalities incident to all meetings, whether special or general, and whether of the members, directors or committees, and generally may make all and every such by-laws as are not contrary to law and inconsistent with the provisions of this act.

Power to
amalgamate
with certain
other
societies, &c.

11. The corporation shall, with the consent of two-thirds of the members of the advisory committee, have the right to amalgamate, affiliate or combine in whole or in part with any other society, club or organization of McGill University or colleges affiliated thereto, upon a vote of two-thirds of the members present at a meeting or meetings specially called for that purpose.

Coming into
force.

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

CHAP. 102

An Act respecting the Montreal Street Railway Mutual Benefit Association

[Assented to 2nd June, 1904]

Preamble.

WHEREAS the Montreal Street Railway Mutual Benefit Association, a corporation constituted under the act 62 Victoria, chapter 32, and having its place of business in the city of Montreal, has by petition represented:

That there exists in the city of Montreal an association known by the above name, with the object of affording relief to the employees of the Montreal Street Railway Company and of the Montreal Park and Island Railway Company, who are members thereof, by giving aid to them and to their widows and orphans, in the event of illness, death, bodily injuries or old age; that in order that the association