

its constitution : in particular teaching in the parochial schools, the establishment of novitiates, orphanages, free or paying schools in which children will be prepared for the primary course or follow the elementary, model or academical courses ; boarding schools ; schools of house-keeping or industrial schools.

Annual re-
turn to Legis-
lature.

9. The corporation shall, every year, send to each of the three branches of the Legislature a detailed statement of the immoveables it holds under this act.

Coming into
force.

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

CHAP. 91

An Act to amend the act for the incorporation of Jeffery Hale's Hospital of the city of Quebec

[Assented to 28th March, 1901]

Preamble.

WHEREAS Jeffery Hale's Hospital of the city of Quebec has, by its petition, prayed that its act of incorporation should be amended ;

Whereas it is expedient to grant the prayer of such petition ;

Therefore, His Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

29 V., c. 106,
s. 2, replaced.

1. Section 2 of the act 29 Victoria, chapter 106, (1865), is repealed and replaced by the following :

Who shall be
life members
of the cor-
poration.

" 2. (1) The said Christian Wurtele, the Reverend David Marsh and Doctor John Racey, shall be the governors of the said hospital for life, and they may, by a unanimous vote, at a meeting duly convened, nominate and appoint additional governors for life of the said hospital, and such governors shall have the same power and authority as the persons before named ; and the said governors, or the survivors of them, by a unanimous vote, shall, from time to time, appoint other governors, and shall annually appoint their president ; provided, however, that the said Christian Wurtele shall, during his natural life, be the president of the said corporation, and, in all cases of an equal division of opinion, have a casting or second vote ; and a like power is given to his successor ; and provided always that at no time shall any person be appointed governor, or hold the office, unless he professes the Protestant faith.

Proviso.

2. The governors of the hospital shall not exceed eight in number, of whom six shall be life governors and two shall be elected annually in the manner and by the persons herein after provided ; Number of life governors and annual governors.

3. Every year two governors shall be elected by the persons who, during the twelve months previous to such election, shall have contributed, in the manner and to the amount hereinafter mentioned, to the support and maintenance of the hospital, and such governors shall act as governors of the hospital for a period of one year. During their term of office, the elected governors shall possess all the powers, privileges and rights of life governors, except that no elected governor will be entitled to vote for the choice of a life governor. No person not qualified to be appointed a life governor shall be chosen an elected governor ; Election of two governors annually and their qualification. Powers of such governors.

4. Each person who contributes to the support and maintenance of the hospital a sum of \$10.00 or upwards, shall be entitled to one vote for the election of the two elected governors ; Qualification of voters for annual governors.

5. Any person who has contributed or shall hereafter contribute to the endowment fund of the hospital a sum of \$500.00 or more, shall be entitled to vote each year during his life-time at the election of governors ; Subscription entitling to vote for governors during life-time of subscriber.

6. The governors may make and, from time to time, amend and repeal by-laws regulating the time and manner of holding the election, the notices to be given therefor and all other matters relating to such election not provided for by this act." Power of governors to make, &c., by-laws, &c.

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

CHAP. 92

An Act to amend the act 19-20 Victoria, chapter 128, intituled : " An act to amend and consolidate the several acts incorporating the Mount Royal Cemetery Company."

[Assented to 28th March, 1901]

WHEREAS the corporation of The Mount Royal Cemetery Company has, by its petition, represented that it is advisable that additional powers and privileges should be conferred upon it to enable the said company to erect and operate a crematory, and has also by its Preamble.