



## 63 VICTORIA

### CHAP. 105

An Act to incorporate the Ladies' City Mission of Quebec

[Assented to 23rd March, 1900]

**W**HEREAS the persons hereinafter mentioned have, by Preamble  
petition, represented that they and others for some time  
past have maintained, by voluntary contributions, a certain  
institution in the city of Quebec, known as the "Ladies  
Branch of the Quebec City Mission" for the purpose of  
distributing charity and providing for the spiritual and  
temporal needs of the Protestant poor in the city of Quebec  
and for other benevolent purposes of a like nature, and have  
prayed that, for the better attainment of its objects, the insti-  
tution may be vested with corporate powers ;

Therefore, Her Majesty, by and with the advice and con-  
sent of the Legislature of Quebec, enacts as follows :

**1.** Mesdames William R. Dean, Frank Ross, Edward C. Fry, John Brown, Charles H. Shaw, David H. Geggie and Miss Louisa Popé, and such persons as are now or may here-  
after be associated with them, in conformity with this act, and their successors, are constituted a body corporate and politic with all the rights incident to corporations, by the name of "Ladies City Mission of Quebec." Persons in-  
corporated. Name.

**2.** The said corporation shall have perpetual succession, and may have a common seal, with power to change the same if they think proper, and may, under the said name, contract, sue and be sued, and may acquire by any legal title, General  
powers.

- hold, possess and enjoy, to and for the use of such corporation, any moveable or immoveable property which may be sold, exchanged, given or bequeathed to the said corporation, or may sell, hypothecate, convey, let or lease the same : provided always that such real estate shall not exceed the annual value of five thousand dollars beyond the value of that actually required for the use of the said corporation, provided also that if the said corporation become possessed of real estate, exceeding the annual value of five thousand dollars, apart from that actually used by the said corporation, it shall be bound to sell such surplus property within three years from the acquisition of the same, and invest the proceeds thereof in public securities of the Dominion, in stocks of chartered banks, mortgages, or other approved securities, for the use of the said corporation.
- Limitation of value of real estate to be held.** **3.** The officers of the said corporation, shall consist of a president, vice-president, treasurer, assistant-treasurer and a secretary. The officers, with such other members as may be chosen for that purpose, shall form the committee of management of the association.
- Sale of surplus.** **4.** The said corporation shall have power to make by-laws, not inconsistent with the laws of this province or of the Dominion, for fixing the terms of admission, for its committee of management and determining or changing the number thereof, and for the general regulation and management of its affairs, which, when adopted at a regular general meeting, shall, until modified or rescinded, be equally binding as this act, upon the institution, its officers and members.
- Officers of corporation.**
- Committee of management.**
- Power to make by-laws.**
- Present by-laws continued.** **5.** The by-laws of the said institution, not being contrary to law, shall be the by-laws of the said corporation, until they shall be repealed or altered as aforesaid.
- Return to Legislature.** **6.** The said corporation shall be bound to make an annual report to the Legislature, containing a general statement of the affairs of the corporation, within the first twenty days of every session of the Legislature.
- Coming into force.** **7.** This act shall come into force on the day of its sanction.

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