

subject to all the obligations, and shall have and may exercise all the powers, rights and privileges, actions and claims which it now has, and which it shall hereafter have, as if there had been no change of name.

3. The act of incorporation of this community, as well as all other acts, titles, documents and proceedings in which the former name of this community may be found, shall be interpreted as if the new name were inserted instead of the old one. Interpretation of documents in which old name is used.

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

C A P. L X X X V I I I.

An Act to incorporate the *Institut des Sœurs Servantes du Saint-Cœur de Marie.*

[Assented to 8th January, 1894.]

WHEREAS the *Institut des Sœurs Servantes du Saint-Cœur de Marie* have, by their petition, prayed to be incorporated; and whereas it is expedient that they be constituted a body corporate; Preamble.

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

1. Eugénie Desirée Lanoy, in religion Sister Marie Eulalie des Saints-Anges; Marie Hélène Creux, in religion Sister St. Gabriel de Jésus; Germaine Marie Desneige, in religion Sister St. Edouard du Sacré-Cœur; Jeanne Henriette Roche, in religion Sister Ste. Geneviève du Sacré-Cœur; Marguerite Louise Desmé, in religion Sister Ste. Isabelle de Jésus; Marie Joséphine Nicolas, in religion Sister St. Yves du Sacré-Cœur; Jeanne Marie Cromeur, in religion Sister St. Pierre de la Croix, at present residing in the parish of St. Ephrem de Tring, in the county of Beauce, members of the *Institut des Sœurs Servantes du Saint-Cœur de Marie*, and all the persons who form part or who may hereafter form part thereof, in accordance with the rules, statutes and regulations of the said institute, are hereby incorporated, under the name of the *Institut des Sœurs Servantes du Saint-Cœur de Marie*. Persons incorporated.

2. The corporation hereby constituted shall have perpetual succession. Powers.

It may have a common seal, which it may alter at will, appear before the courts in the same manner as any per-

Annual value of immovables limited.

son ; borrow money, sign bills of exchange and promissory notes, possess, accept and acquire, by any legal title, moveable and immoveable property, which it may sell, alienate, hypothecate, assign, lease, transfer, exchange or otherwise dispose of, by any title whatsoever ; provided always, that the annual revenue of the immoveables possessed by the institute for the purposes of revenue, in any diocese whatsoever, shall not exceed twenty thousand dollars.

Corporate seat.

3. The corporate seat of the institute shall be in the parish of St. Éphrem de Tring, county of Beauce, in the Province of Quebec.

Rules governing corporation and power to make regulations.

4. The corporation shall be governed according to the rules of the community, and it may adopt or pass rules and regulations (which it may afterwards modify or repeal), respecting the administration of its property, the direction and government of its houses or establishments, the election, number and powers of its directors and officers, the duties of its members, their admission and withdrawal, and generally adopt or pass all regulations relating to the purposes of the said corporation, not inconsistent with the law.

Novitiates, &c., may be established throughout the Province.

5. The corporation may found and establish, in all places in this Province, novitiates and provincial communities or branches, and it may cause such buildings to be erected, as shall be suitable for its purposes ; especially build a chapel, to which the public may be admitted, in every place where it has an establishment.

Appointment of officers, &c.

6. The corporation may appoint officers, procurators or administrators from amongst its members, and define their powers ; it may also appoint an attorney outside the institute.

Documents signed by Superiores to bind corporation, &c.

7. Every document bearing the signature of the Superioress and of four councillors of one of the establishments of the institute shall be considered as binding upon the corporation ; provided that, in the case of a document issued from a branch establishment, it shall also bear the signature of the *Supérieure Majeure*, residing at the corporate seat of the institute, or confirmed by her, by means of a separate document.

Corporation may carry on certain works, &c.

8. The corporation may, with the consent of the ecclesiastical authorities, do everything connected with its constitution, such as the teaching of the catechism, the establishment of novitiates, orphan asylums, day refuges or *crèches*, schools (free or otherwise), boarding schools, work rooms, schools of house-keeping, industrial schools, establishments for the

instruction of deaf and dumb girls, retreats and congregations of women or young girls, refuges, hospitals, dispensaries, and asylums for infirm or aged women.

9. The corporation and its members shall, as regards persons admitted into their refuges or asylums, have the same powers, rights and privileges granted to the establishments of the same kind in the Province. Powers over persons admitted to refuges, &c.

10. The corporation may exercise such occupations as may be calculated to assist in maintaining it, such as receiving ladies, who wish to board in their houses, carrying on industries and disposing of the proceeds thereof; provided they comply with the laws of the Province and the directions of the ecclesiastical authorities. Power given to exercise certain occupations. Proviso.

11. The corporation may have or establish a vault or cemetery on the grounds of each of its establishments for the mortal remains of its members; provided it complies with the laws, prescriptions and regulations made by the religious and civil authorities. Power to have cemetery, &c. Proviso.

12. The corporation shall, when required by the Lieutenant-Governor in Council, submit to each of the three branches of the Legislature, a detailed statement of the immoveables which it possesses in virtue of the present act. Return to Legislature.

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

C A P . L X X X I X .

An Act to incorporate the "Robert Jones Memorial Convalescent Hospital for children of parents belonging to the Church of England in the Diocese of Montreal."

[Assented to 8th January, 1894.]

WHEREAS the persons hereinafter named have, by their petition, prayed that they and their successors be incorporated as hereinafter mentioned, and it is expedient to grant the prayer of such petition; Preamble.

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

1. Richard Arthur Archibald Jones; the Right Reverend William Bennett Bond, Lord Bishop of the Diocese of Montreal, of the Church of England in Canada, and his successors, Bishops of the said Diocese; the Very Reverend James Certain persons incorporated.