

CAP. XCVI.

An Act to incorporate the *Congrégation des Religieux du Très Saint-Sacrement.*"

[Assented to 24th June, 1892.]

WHEREAS the Reverend Fathers of the *Congrégation* Preamble.
du Très Saint-Sacrement" have prayed to be incorpo-
rated; and whereas it is expedient to constitute the said
religious community into a public body similar to other
religious institutions in this Province ;

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

1. The Reverend Fathers Louis Estèvenon, Désiré Bos- Certain
cher, Arthur Letellier, and all persons who now or shall persons
hereafter belong to the congregation mentioned in the pre- incorporated.
amble of this act, in conformity with its rules, statutes and
by-laws, shall constitute a body politic and corporate under
the name of the "*Congrégation des Religieux du Très Saint-* Name.
Sacrement."

2. The corporation has perpetual succession and may : Powers.

1. Have a common seal, which may be changed at will ;
2. Sue and be sued in the same manner as all other
persons ;

3. Possess, accept and acquire, by every legal title, move-
able and immoveable properties, which it may sell, alienate,
hypothecate, cede, lease, transfer, exchange, or of which it
may dispose otherwise by any title whatsoever ; provided
always that the annual revenue of the immoveable properties
possessed by the congregation, for the purposes of revenue,
in any diocese whatsoever, shall not exceed thirty thousand
dollars ;

4. Borrow money ; sign bills of exchange and promissory
notes.

3. The corporation shall be governed according to the Rules to
rules of its community, and it may make and adopt rules govern com-
and by-laws with reference to the administration of its munity and
property, the management, internal economy, the election, power to
the number and the powers of its officers and directors, the make certain
admission and dismissal of the members, and generally all by-laws.
by-laws in connection with the objects of the corporation.

4. The corporate seat of the corporation shall be in the Head office.
city of Montreal, but the corporation may, by by-law,
establish the same in any other place in the Province, if it
thinks proper.

Power to
appoint cer-
tain officers,
&c.
Effect of
signature of
superior of
congregation.

5. The corporation may appoint officers, attorneys or administrators, and define their powers.

The signature of the superior of the congregation in this Province, or of the procurator of its principal establishment, shall suffice for the transaction of all its affairs and shall be binding upon the corporation in so far as third parties are concerned.

Power to
establish
novitiates,
&c.

6. The congregation may, in pursuance of the objects of its incorporation, establish and found novitiates and provincial or branch establishments in all or any parts of this Province.

Power to
have vault,
&c.

7. The congregation may have and establish a vault or cemetery on the property of each of its establishments for the burial of its deceased members; provided the congregation complies, in this respect, with the provisions of the civil law and of the municipal by-laws and rules and regulations of the provincial board of health.

CAP. XCVII.

An Act respecting the construction of the Catholic Church of the parish of *La Nativité de la Sainte-Vierge, Hochelaga de Montréal.*

[Assented to 24th June, 1892.]

Preamble.

WHEREAS a church has been built in the parish of *La Nativité de la Sainte-Vierge, Hochelaga de Montréal*, in the diocese of Montreal, and has been used for several years for the services of the Roman Catholic religion in the said parish;

Whereas this church is not yet finished and the immediate completion of the work is urgent;

Whereas the *fabrique* of the said parish has declared that it is unable to pay for this work out of the revenues at its disposal;

Whereas, at a meeting of the freehold inhabitants of the said parish, regularly convened and held, on the twenty-first of March, one thousand eight hundred and ninety-one, it was resolved to assess the Catholic freeholders of the said parish to raise the sum of thirty-six thousand dollars upon taxable property, to be applied to the payment of the said works and of the costs incurred in obtaining this act and in its execution;

Whereas a petition to that effect has been presented by the wardens, regularly elected by the freeholders of the