

16. The islands comprised in the present municipality shall be liable to taxation only for objects from which they derive some benefit, and in such proportion as the council shall established yearly.

Taxation of islands within limits of village.

TITLE IV

MISCELLANEOUS PROVISIONS.

17. The corporations of the parishes of St. Michel de Vaudreuil and of Ste Jeanne de Chantal de l'île Perrot shall retain their own assets, but they shall be responsible for their own liabilities.

Assets and liabilities of certain parishes.

18. The corporations of the said parishes shall levy upon the immoveables situated in the new municipality and on its inhabitants only the taxes on immoveables and capitation taxes due on the first of January next, (1891.)

Taxes to be levied on immoveables &c., of new municipality.

19. The council of the corporation shall have the right to obtain, free of charge, access to all the books, documents, archives and papers it may require, belonging to the said parishes and their officers.

Access of council to books &c., of parishes.

20. All the acts of the councils of the parishes of St. Michel de Vaudreuil and Ste. Jeanne de Chantal de l'île Perrot shall remain in force until repealed by the new village council.

Certain acts &c., to remain in force until repealed.

21. This act shall come into force on the day fixed by the Lieutenant-Governor in Council.

Coming into force.

CAP. LVIII.

An Act to amend the act incorporating the Montreal School of Medicine and Surgery, 8 Victoria, chapter 81, and to ratify certain agreements entered into between the said School and the Roman Catholic Archbishop and Bishops of the ecclesiastical province of Montreal.

[Assented to 30th December, 1890.]

WHEREAS, His Grace Edouard Charles Fabre, Archbishop of Montreal and his suffragans, Their Lordships A. Racine, Bishop of Sherbrooke, and L. Z. Moreau, Bishop of St. Hyacinthe, acting herein as delegates of the Holy See—for the purpose of effecting a union between the Faculty of Medicine of Laval University, at Montreal, and the Montreal School of

Preamble.

Medicine and Surgery, with a view of putting an end to the dissensions created in the Province by the existence, in Montreal, of the said Faculty of Medicine of Laval University and of the said Montreal School of Medicine and Surgery, which dissensions impede the progress and development of medical teaching and paralyze the efforts of those who take an interest in superior education—did, on the fifth of November, one thousand eight hundred and ninety, enter into the agreements set forth in the schedule hereunto annexed ;

Whereas the said parties have, by their petition, prayed that such agreements be ratified by this Legislature, and it is expedient to grant their prayer ;

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

Certain agreement, as modified by this act, confirmed.

1. The agreements mentioned in the preamble to this act, and which are reproduced as a schedule at the end thereof, are hereby ratified and confirmed in so far only as they are not modified by this act.

8 V., c. 81, s. 2, replaced.

2. Section 2 of the act of the late Province of Canada, 8 Victoria, chapter 81, is repealed and replaced by the following :

Members of corporation.

“ II (a)—And be it enacted : That the said corporation consists of the present members of the said corporation, of the Honourable A. H. Paquet and James J. Guérin, professors of the said school, and of the present professors of the said Faculty of Medicine of Laval University, at Montreal, to wit : Doctors Jean Philippe Rottot, Adolphe Lamarche, Adolphe Dagenais, J. Alfred Laramée, Alfred T. Brosseau, Norbert Fafard, Elzéar Berthelot, Séverin Lachapelle, Hugues E. Desrosiers, Saluste Duval and A. A. Foucher.

Number of members.

(b)—The number of members of the said corporation shall not be less than five nor more than twenty-three.

Successors to members.

(c)—The members of the said corporation who shall succeed those who die, resign, reside permanently outside of the Province or are dismissed, shall be selected by the majority of the existing members of the said corporation in such manner as may be determined by by-law.

Qualification of members.

The members of the said corporation shall be physicians qualified to teach one of the branches of Medicine or Surgery.

Approval of selection.

The selection, made as aforesaid, shall be approved by the Roman Catholic Archbishop of Montreal, and no appointment or dismissal shall be valid without such approval.”

3. Section 3 of the said act is repealed and replaced by the following : Id. section 3 replaced.

“ III. And be it enacted : That the said corporation shall yearly cause to be delivered, in the city of Montreal, by competent persons, being either members of the corporation or associate professors, in each branch of medical science, at least the number of lectures required by law in the Province of Quebec to be given in Medicine, Surgery and Obstetrics.” Certain number of lectures to be yearly delivered.

4. Section 5 of the said act is repealed and replaced by the following : Id. section 5 replaced.

“ V. And be it enacted : That the corporation may, subject to the sanction of the said Archbishop and his suffragans or the majority of them, make by-laws for the administration of the property of the corporation, the admission of students, discipline, the duration of the lectures, the curriculum, the method and number of examinations and everything connected with the proper administration of the said school and the progress of the studies ; it may repeal or amend such by-laws in the manner hereinabove set forth and subject to the same condition.” By-laws for administration of property, &c. Amendment or repeal of by-laws.

5. Section 8 of the said act is repealed and replaced by the following : Id. section 8 replaced.

“ VIII. (a) And be it enacted, That the members of the said corporation shall not be personally liable for the debts which it may hereafter contract. Member not to be personally liable for debts.

(b)—The property now owned by the said corporation shall remain the property of the present members of the said corporation, who alone are responsible for existing debts, in payment and discharge of the corporation ; however, the said members may, collectively or individually, within three months from the sanction of this act, assign and make over to the said corporation their rights of ownership in the said property, and the share of the assignors shall, *ipso facto*, become the property of the said corporation ; the latter shall thereupon be responsible for a proportionate share of such debts to the complete discharge of the assignor or assignors ; in such case, if one of the proprietary members requires the same in writing, either in the deed of assignment by him made or within two months thereafter, the question as to whether the value of the property exceeds the amount of the debts then due by the corporation, shall be decided by arbitration, and if the value of the property be in excess, the amount of such excess shall be paid, within twelve months of the award, to the assigning members in proportion to their interest in such property ; the arbitrators shall be ap-

pointed, one by the said corporation, less the present members who shall be assignors, the second by the assignor withdrawing from the corporation, if there is only one, or by the majority of the assignors withdrawing from the corporation, if there are several, and the third by a judge of the Superior Court ; in default of the appointment of any of such arbitrators within one month from the date of the demand of compensation, the appointment shall be made by a judge of the Superior Court. If there is a difference as to the indemnity to be allowed to one or more assignors who remain in the corporation or the majority thereof shall appoint the second arbitrator."

Id. section 10 replaced. **6.** Section 10 of the said act is repealed and replaced by the following :

School to become medical faculty of Laval after certain date. **X.** And be it enacted, That the said Montreal School of Medicine and Surgery shall, from and after the first of July next, constitute the Faculty of Medicine of Laval University at Montreal, and the said Laval University shall not, thereafter, have the right to establish other chairs of medical teaching in Montreal, notwithstanding the act 44-45 Victoria, chapter 46."

Inconsistent provisions of 8 Victoria chapter 81, repealed. Coming into force. **7.** All the provisions of the said act 8 Victoria, chapter 81, inconsistent herewith, are repealed.

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

SCHEDULE.

AGREEMENT OF THE 5TH NOVEMBER, 1890, BETWEEN HIS GRACE EDOUARD CHARLES FABRE, ARCHBISHOP OF MONTREAL, HIS LORDSHIP A. RACINE, BISHOP OF SHERBROOKE, HIS LORDSHIP L. Z. MOREAU, BISHOP OF ST. HYACINTHE, AND THE MONTREAL SCHOOL OF MEDICINE AND SURGERY.

His Grace Edouard Charles Fabre, Archbishop of Montreal and his suffragans Their Lordships A. Racine, Bishop of Sherbrooke, and L. Z. Moreau, Bishop of St. Hyacinthe, acting herein as delegates of the Holy See—for the purpose of effecting a union between the Faculty of Medicine of Laval University, at Montreal, and the Montreal School of Medicine and Surgery of the one

part; and the Montreal School of Medicine and Surgery of the other part :

With a view of putting an end to the dissensions created in the Province by the existence, in Montreal, of the Faculty of Medicine of Laval University and of the Montreal School of Medicine and Surgery, which dissensions impede the progress and development of medical teaching and paralyze the efforts of those who take an interest in superior education; have entered into the following agreement, the ratification whereof shall be applied for to the Quebec Legislature at its next session.

The charter of the Montreal School of Medicine and Surgery, 8 Victoria, chapter 81, shall be amended as follows :

Section 2 of the act of the late Province of Canada, 8 Victoria, chapter 81, is repealed and replaced by the following :

“ II (a)—The said corporation consists of the present members of the said corporation, of the Honourable A. H. Paquet and James J. Guérin, professors of the said school, and of the present professors of the said Faculty of Medicine of Laval University, at Montreal, to wit : Doctors Jean Philippe Rottot, Adolphe Lamarche, Adolphe Dagenais, J. Alfred Laramée, Alfred T. Brosseau, Norbert Fafard, Elzéar Berthelot, Sévérin Lachapelle, Hugues E. Desrosiers, Saluste Duval and A. A. Foucher.

“ (b)—The number of members of the said corporation shall not be less than five nor more than twenty-three.

“ (c)—The members of the said corporation who shall succeed those who die, resign, reside permanently outside of the Province, or are dismissed, shall be selected by the majority of the existing members of the said corporation in such manner as may be determined by its by-laws.

“ The members of the said corporation shall be physicians qualified to teach one of the branches of Medicine or Surgery.

“ The selection, made as aforesaid, shall be approved by the Roman Catholic Archbishop of Montreal, and no appointment or dismissal shall be valid without such approval.”

Section 3 of the said act is repealed and replaced by the following :

“ III. The said corporation shall yearly cause to be delivered, in the city of Montreal, by competent persons, being either members of the corporation or associate professors, in each branch of medical science, at least the number of lectures required by law in the Province of Quebec to be given in Medicine, Surgery and Obstetrics.”

Section 10 of the said act is repealed and replaced by the following :

“ X. The said Montreal School of Medicine and Surgery shall, from and after the first of July next, constitute the Faculty of Medicine of Laval University, at Montreal, and the said Laval University shall not, thereafter, have the right to establish other chairs of medical teaching in Montreal, notwithstanding the act 44 Victoria, chapter 46.”

Section 8 of the said act is repealed and replaced by the following :

“ VIII. The members of the said corporation shall not be personally liable for the debts which it may hereafter contract.

“ (b)—The property now owned by the said corporation shall become the property of the present members of the said corporation who are responsible for existing debts and shall alone remain responsible therefor, in payment and discharge of the corporation; however, the said members may, collectively or individually, within three months from the sanction of this agreement by the Legislature, assign and make over to the said corporation their rights of ownership in the said property, and the share of the assignors shall, *ipso facto*, become the property of the said corporation; the latter shall thereupon be responsible for a proportionate share of such debts; in such case if one of the proprietary members requires the same in writing, either in the deed of assignment by him made or within two months thereafter, the question as to whether the value of the property exceeds the amount of the debts then due by the said corporation shall be decided by arbitration, and if the value of the property be in excess, the amount of such excess shall be paid, within twelve months of the award, to the assigning members in proportion to their interest in such property; the arbitrators shall be appointed, one by the said corporation, less the said present members, the second by the said present members or the majority thereof (whether assignors or not), and the third by the two former; in default of the appointment of any of such arbitrators within one month from the date of the demand of compensation, the appointment shall be made by a judge of the Superior Court.

“ The corporation may, subject to the sanction of the said Archbishop and his suffragans or the majority of them, make by laws for the administration of the property of the corporation, the admission of students, discipline, the duration of the lectures, the curriculum, the method, and number of examinations and everything connected with the proper administration of the said school and the progress of the studies; it may repeal or amend such by-laws in the manner hereinabove set forth and subject to the same condition.

All the provisions of the act 8 Victoria, chapter 81, inconsistent herewith, are repealed."

Signed, L. D. A. MARÉCHAL, V. G., Administrator.
 " † ANTOINE, Bishop of Sherbrooke.
 " † L. Z., Bishop of St. Hyacinthe.
 " THS. D'ODET, d'Orsonneus.
 " W. H. Hingston.
 " Ls. E. DESJARDINS.

C A P. L I X .

An Act to incorporate The Province of Quebec Association of Architects.

[Assented to 30th December, 1890.]

WHEREAS it is deemed expedient for the better pro-^{Preamble.}tection of the public interests in the erection of public and private buildings in the Province of Quebec, and in order to enable persons requiring professional aid in architecture, to distinguish between qualified and unqualified architects, and to ensure a standard of efficiency in the persons practising the profession of architecture in the Province, and for the furtherance and advancement of the art of architecture ;

And whereas the persons hereinafter named have, by petition, set forth that it is desirable that they, together with such other persons as may be hereafter associated with them, be incorporated by the name of " The Province of Quebec Association of Architects," having for its objects the acquirement and interchange of professional knowledge amongst its members, and more particularly the acquisition of that species of knowledge which shall promote the artistic, scientific, and practical efficiency of the profession of architecture ; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. This act may be cited as " The Province of Quebec ^{Name of act.} Architects Act."

2. J. W. Hopkins, F. X. Berlinguet, Victor Roy, ^{Certain persons incorporated.} A. C. Hutchison, A. F. Dunlop, A. Raza, A. T. Taylor, M. Perreault, J. F. Peachy, W. E. Doran, C. Clift, J. Nelson, Chas. Baillargé, W. T. Thomas, W. McLea Walbank, Jos. Venne, A. J. Pageau, S. Lesage, J. A. Proudfoot Bulman, J. Z. Gauthier, J. Y. Resther, Theo. Daoust, G. E. Tanguay, D. Ouellet, J. H. Bernard, J. Wright, L. R. Montbriant,