

28. The powers granted to the company by this act shall cease entirely if their works are not commenced within five years from the passing of this act. Powers of company to cease if works not commenced in certain time.

29. Section 9 of the Quebec Consolidated Railway Act, 43-44 Victoria, chapter 43, shall apply to this act and form part thereof, in the event of its being necessary for the company to take proceedings for taking possession of property, including the bed and the shore of the said river, as well as the water powers on the said river by forced expropriation, in the carrying out of the works which it is authorized to do, and for the use which it intends to make of the same. 43-44 V., c. 43, s. 9, respecting expropriation to apply to company.

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

C A P. L X X I V .

An Act to incorporate "*L'Union des Tailleurs de cuir de Québec.*"

[Assented to 12th July, 1888.]

WHEREAS there exists an association, known under the name of "*L'Union des Tailleurs de Cuir de Québec.*" the object whereof is to provide pecuniary assistance for its members in case of sickness, and to secure certain pecuniary benefits for the widows and heirs of deceased members; whereas the founders of the association have, by their petition, prayed to be incorporated, and whereas 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: Preamble.

1. Messrs. Philippe Pelletier, François Schryburt, Moïse Delisle, Alcide Montreuil, Theodore Alain, Philippe Dorval, François Pruneau, Auguste Sirois. Joseph Gilbert and all the other founders and active members, as well as all those who may hereafter become members of the association, are hereby constituted a corporation, under the name of "*L'Union des Tailleurs de Cuir de Québec.*" Persons incorporated. Name.

2. The corporation may sue and be sued, contract and bind itself, acquire and possess by gratuitous or onerous title, *inter vivos* or by will, all kinds of moveable and immoveable property in the Province of Quebec to the extent of fifteen thousand dollars, and exchange, hypothecate and sell the property so acquired. Corporate powers. Power to hold property, etc. Amount limited.

Power to lend money, etc. It may lend money upon municipal, provincial or federal bonds and upon hypothecary security, provided there remains in the hands of the association an amount of at least three hundred dollars to meet the current obligations of the association.

Proviso.

Application of funds of corporation. **3.** The rents, revenues and funds of the corporation shall be exclusively affected to and expended in assisting its members or their widows and heirs, or in purchasing, constructing or repairing the immovables necessary for the corporation, and in paying the expenses lawfully incurred for the above purposes, or in the administration of its affairs, in accordance with its by-laws.

Power to pass by-laws. **4.** The corporation shall have the right to pass by-laws for the management of its affairs.

Power to amend, etc., by-laws. It shall, however, be lawful for the corporation to amend or repeal the same when it deems expedient and to make others, provided they be not contrary to law, and be adopted by a majority of two-thirds of the members present at a general meeting.

Powers of members to bequeath shares. **5.** Every member shall have the right to give, by will, to any one whomsoever, his share of the revenues of the association.

Payment of shares of member dying intestate. In the event of a member dying intestate, the amount to which he is entitled after death shall be paid to the following persons in the order hereafter indicated :

1. To the widow ;
2. To the children ;
3. To the father and mother, when there are no children ;
4. To the brothers and sisters when there is no father or mother.

Sums due by association not liable to seizure. **6.** No sum due by the association to its members shall be liable to seizure.

Head office. **7.** The head office of the association shall be in St. Roch de Québec.

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

CAP. LXXV.

An Act to amend the charter of the Windsor and Brompton Bridge Company.

[Assented to 12th July, 1888.]

Preamble.

WHEREAS the Windsor and Brompton Bridge Company have petitioned for an act to amend their char-