

CAP. XLIX.

An Act to amend the Act 34 Victoria, chapter 59, intituled:
 "An Act to incorporate the Montreal Young Men's
 Christian Association."

[Assented to 9th May, 1885.]

Preamble.

WHEREAS the Montreal Young Men's Christian Association, a body politic and corporate, duly incorporated under and by virtue of the fifty-ninth chapter of the statutes of the province of Quebec, passed in the thirty-fourth year of the reign of Her Majesty, Queen Victoria, has, by its petition, represented that it desires that its corporate name and the date of its annual meeting be changed, and that the provisions of its said act of incorporation relative to the management of its property may be modified, and it is expedient to grant the prayer of the said petition; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows:

Name
changed.

1. The name of the Montreal Young Men's Christian Association is hereby changed, and, from and after the coming into force of this act, the said association shall continue to exist and be known under the name of the "Young Men's Christian Association of Montreal"; but such change shall not affect any existing right or pending proceeding.

Date of annual meeting
changed.

2. The date of the annual meeting of the association is hereby changed from the month of November to the month of May or such other time as it may, from time to time, determine, by a two thirds' vote of its members present at a special meeting called for the purpose.

Real estate of
association to
be managed
by officers, &c.
Proviso.

3. The real estate of the association shall be held in its corporate name and be managed and administered by such officers or trustees as it may, from time to time, by by-law in that behalf ordain, provided always that no portion of the real estate of the association shall be sold or in any manner alienated or hypothecated without a three-fourths' vote of its members, as provided in section one of its said act of incorporation.

Power to
amend by-
laws and re-
gulations.

4. The association may amend its by laws and regulations within the scope of the object and purpose of its incorporation, by a two-thirds' vote of its members present at a special meeting of the association called for the purpose.

5. Nothing in this act shall be held to affect the rights and privileges of the Montreal Auxiliary Bible Society, Canada Sunday School Union and Religious Tract Society, as secured to them by the said act. Rights of certain societies not to be affected.

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

C A P . L .

An Act to incorporate "*L'Union St. Joseph de St. Charles Borromée de Charlesbourg*."

[Assented to 9th May, 1885.]

WHEREAS there exists at present in the parish of Preamble. St. Charles Borromée de Charlesbourg a mutual provident and benefit society called "*L'Union St. Joseph St. Charles Borromée de Charlesbourg*," and whereas, in order the better to attain the object it has in view, the said society has, by petition, prayed for an act of incorporation, and it is just and expedient to grant its prayer; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. The following persons, Pierre Légaré, Jacques Verret, J. E. Grondin, J. O. Bourret, Jos. Pâquet, Adolphe Bourret, Jérémie Pepin, François Turgeon, Joseph Villeneuve, Charles Paradis, Joseph Paradis, Cyrille Lortie, Réal Dorion, J.-Bte. Lépine, Alfred Bourbon and such other persons as are already or may hereafter become members, in accordance with this act and the by-laws of the society, are hereby incorporated under the name of "*L'Union St. Joseph de St. Charles Borromée de Charlesbourg*." Persons incorporated. Name.

2. Under such name the said corporation may plead and be impleaded, and may have, acquire, hold, lease and possess all movable or immovable property necessary or useful for its purposes, and may lease, sell, hypothecate or alienate the said movable and immovable property and acquire other in lieu thereof whenever it may deem proper, provided always that the annual value of the immovables belonging to it does not exceed the sum of two thousand dollars over and above what may be necessary for the personal use of its members. General powers. Proviso.