

3. Section 9 is amended by adding at the end thereof ^{S. 9,} the following paragraph : ^{amended.}

“ The number of constables to be appointed, shall not however be restricted to two, but such a number as may be deemed necessary from time to time, shall be appointed ; and the officers of the association, shall have the powers conferred by the said chapter upon Church-Wardens.

4. This act shall come into force on the day of the ^{Act in force.} sanction thereof.

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

An act to incorporate the association known as : “ *Le Club de Québec.*”

[Assented to 31st October, 1879.]

WHEREAS there exists in the city of Quebec, an ^{Preamble.} association known as : “ *Le Club de Québec,*” established for the purpose of offering to the persons forming part thereof, a recreation for the mind as well as a relaxation for the body ; and whereas the active members of the said association have, by petition, prayed to be incorporated, and it is expedient to grant their petition ; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. Jules E. Larue, Achille Larue, R. Bradley, Tasche-^{Incorporation.}reau Fortier, Cyrille Duquet, Alfred Cloutier, N Chinic, A. C. Stuart, Cyrille T. Suzor and Arthur Lavigne, and such other persons as are now active members, or shall hereafter become active members of the said association, under the constitution, rules and regulations thereof, are hereby, for the above purposes, constituted a body politic and corporate by the name of : “ *Le Club de Québec,*” and such corporation shall, from time to time and at all times ^{Name. General powers.} hereafter, be able and capable to purchase, acquire, hold, possess and enjoy, and to have, exchange, take and receive lands, tenements and hereditaments and real or immoveable estate, being and situate in the city of Quebec or its vicinity, necessary for the permanent use and occupation of the said corporation for the purpose for which they are incorporated, and the said property to hypothecate, sell, alienate and dispose of, and to acquire other instead thereof for the same purposes, whensoever the said corporation may deem it proper so to do ; but such ^{Annual value.} real estate shall not exceed the annual value of four thousand dollars currency.

Present
b-laws,
continued.

2. The constitution, rules and regulations now in force touching the admission and expulsion of members, and the management and conduct generally of the affairs and concerns of the said association, in so far as they are not inconsistent with the laws of this province, shall be the constitution, rules and regulations of the said corporation, provided always that the said corporation may from time to time, alter, repeal and change in whole or in part, such constitution, rules and regulations, in the manner provided by the constitution, rules and regulations of the said corporation.

Proviso

Members not
personally
responsible.

3. No member of the corporation shall be liable for any of the debts thereof.

4. The rents, revenues and profits arising out of every description of moveable and immoveable property, belonging to the said corporation, shall be appropriated and employed to the exclusive use of the said corporation, to the construction and repairs of the buildings required for the purposes of the said corporation, and to the payment of expenses legitimately incurred in carrying out any of the objects relating to the aforesaid purposes.

Report to the
legislature.

5. The said corporation shall be bound to submit a report of its affairs to the Lieutenant Governor in council, every year, twenty days before the opening of the legislature.

Act in force.

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

C A P . L X X X I V .

An Act to incorporate the Quebec Elevator Company.

[Assented to 31st October, 1879.]

Preamble.

WHEREAS William Alexander Griffith, Esquire, merchant, the Honorable Isidore Thibaudeau, merchant, Joseph Hamel, Esquire, merchant, Timothy Hibbard Dunn, Esquire, merchant, all of the city of Quebec, and George Baldwin, of the city of Boston, in the State of Massachussetts, Esquire, have by their petition, represented that it is expedient to erect an elevator for the conveyance of passengers and merchandise from the Upper to the Lower Town of the city of Quebec, and have prayed for an act of incorporation authorizing them to erect such elevator ; Therefore, Her Majesty, by and