An Act to Incorporate the Art Association of Montreal.

WHEREAS the Right Reverend Francis Fulford, Lord Bishop of Preamble. Montreal, the Reverend William T. Leach, and William H. A. Davies, Thomas D. King, and John Leeming, Esquires, and others, have by petition set forth, that they and others have lately formed 5 themselves into an Association for the encouragement of the Fine Arts by means of the establishment and maintenance, in so far as may be found practicable, of a Gallery or Galleries of Art, and the establishment of a School of Design, in the City of Montreal, and otherwise; and that they are desirous of being enabled so to carry out the objects 10 of such Association by means of a Charter of Incorporation, under the name of "The Art Association of Montreal;" And whereas, it is expedient to grant their prayer: Therefore, Her Majesty, &c., enacts as follows:

I. The said Francis Fulford, William T. Leach, William H. A. 15 Davies, Thomas D. King and John Leeming, and all other persons who may by virtue of this Act replace or be united with them, shall be and they are hereby constituted a body politic and corporate, under the name of "The Art Association of Montreal," for the ends aforesaid; and under the said name may acquire by any legal title whatever, such 20 real estate as they may require for their actual occupation as such Association, and may sell and alienate any real estate held by them, and acquire other instead thereof for the purposes of this Act; and may acquire any other real estate or interest therein, by gift, devise or bequest, and may hold such estate for a period of not more than five 25 years, but the same or any part or portion thereof or interest therein which may not within the said period have been alienated, shall revert to the party from whom the same was acquired, his heirs or other representatives.

The Petitioners and others incorporated.

Corporatename and powers.

Property for actual use.

Proviso: as toreal estate not required for actual use of the Corporation.

II. The Corporation shall have power to administer their affairs 30 by such and so many Councillors and other officers, and under such restrictions as touching their powers and duties, as by By-law in that tion. behalf they may from time to time ordain; and they may assign to any of such officers such remuneration as they may deem requisite.

Administration of affairs of Corpora-

I. The Corporation may make all such By-laws, not contrary 35 to law, as they shall deem expedient, for the government thereof,—the maintenance and due regulation of any and every Gallery of Art, School of Design, Museum, Library, Reading Room or other subsidiary undertaking of the like description, which they may find practicable and conducive to the encouragement of the Fine Arts,—the raising of capital 40 by the issue of transferable shares or otherwise,—the conditions under which such shares shall be issued, and may be transferred or forfeited, and the administration of their affairs generally; and may amend and poses. repeal such By-laws from time to time, observing always, however, such formalities of procedure as by such By-laws may have been prescribed

Power to make By-laws for certain purposes.

General pur-