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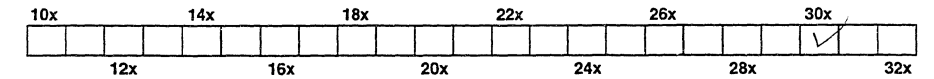
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2nd Session, 3rd Parliament, 12 Victoria, 1849.

BILL.

An Act to Incorporate The St. Patrick's Society of Quebec.

Received and Read a first time, Monday, 19th March, 1849.

Second Reading, Thursday, 22nd March, 1819.

Mr. CHAUVEAU.

PRINTED BY LOVELL AND GIBSON.

BILL.

An Act to incorporate The St. Patrick's Society of Quebec.

HEREAS there hath existed for many Preamble. years at the City of Quebec, a benevolent institution under the name of The St. Patrick's Society of Quebce, formed for the pur-5 pose of affording relief and advice to natives of Ireland and their descendants in this Province who may stand in need thereof, and to resident members who may become indigent: And whereas Joseph Power Bradley, Pre-Petition of 10 sident, and Paul Lepper and Thadeus Kelly, sons to be in-Vice-Presidents, Sir Henry J. Caldwell, Ba-corporated. ronet, the Hon. Andrew W. Cochran, George H. Parke, Edward Ryan, William Power, Charles Gethings, John P. O'Meara, William 15 Downes, James Dinning, Hugh Murray. James A. Pirrie, William Tims, John James Saurin, John Murray, Miles Kelly, Michael Connolly, John Doran, William Quin, John M. Muckle, Charles McDonald, Edward 26 George Cannon, Richard Charlton, and Thomas Gahan, Managers; Robert H. Russell, Peter D. Moffatt, John Fitzpatrick and Thomas McGrath, Physicians; George Hall, Treasurer, and Henry O'Connor, Secretary 25 of the said Society and members thereof, have by their Petition to the Legislature prayed that, for the better administration of the affairs of the said Society, and for the protection of its moneys and property, they 30 may be invested with corporate powers, and by reason of the good effected by the said Society it is expedient to grant the prayer of the said Petition: Be it therefore enacted. &c.

35 And it is hereby enacted by the authority of The said perthe same, That the persons hereinbefore sons and others incorgranted to them.

sonel property of the yearly value of £1000.

Forsted under named and such other persons as are now the name of The St. Pat. members of the said Society or shall hererick's Society after become members thereof under the of Queener and provisions of this Act and the By-laws made or in force under the authority thereof, shall 5 be and they are hereby constituted a body politic and corporate, by the name of The St. Patrick's Society of Quebec, and shall by that name have perpetual succession and a common seal, with power to change the same 10 at pleasure, and may sue and be sued in all May hold per. Courts of Law or Equity, and may acquire to any amount and hold personal property to any amount. and real estate and immovable property not exceeding in yearly value one thousand pounds currency, 15 and may alienate the same and acquire other such property instead thereof, not exceeding the value aforesaid, and shall have such other powers as may be necessary to carry this Act into effect according to its true intent and 20 meaning; and all property real and personal now belonging to the Society aforesaid, or held in trust for the said Society or for the use thereof, shall, after the passing of this Act, become the property of the Corpora- 25 tion hereby constitued; and all debts due to and obligations contracted in favour of the said Society, or any officer of the Society or other person acting on behalf thereof, shall from the same time be deemed to be due to 30 and to have been contracted in favor of the said Corporation; and all debts due from and obligations contracted by the said Society or by any officer or person acting on behalf thereof, shall from the same time be deemed 35 to be due from and to have been contracted by the said Corporation; and all such property, debts and obligations may be sued for, recovered and enforced, by or against the said Corporation; and any member of the 40 said Society (not being personally interest ed in the suit) may be a witness for or against the said Corporation.

II. Provided always, and he it enacted, Property to be That the said Corporation shall have no 45 derived from

power to hold any property, nor shall any certain sourproperty be held in trust for them or for their ces. use, except such as shall be derived from the following sources, or purchased with 5 funds derived from such sources, that is to say: The property of the Society hereby transferred to the said Corporation; the admission fees of ordinary members, which shall in no case exceed five shillings each mem-10 ber; the life subscription of members, which shall in no case be less than five pounds for each; the annual subscription of members for the general purposes of the Corporation, which shall in no case exceed the rate of five 15 shillings per annum; donations, bequests or legacies made to the said Corporation; voluntary contributions for particular purposes; and the moneys arising from fines and forfeitures lawfully imposed by the By-laws: 20 And provided also, that the property and Proviso: perfunds of the said Corporation, that is to say, manent fund not to be made the amount of the amount of the permanent use of fund of the said Society, hereby transferred to the said Corporation, and all sums which 25 shall hereafter be received by the said Corporation for life subscriptions of members, or from legacies, bequests or donations not specially made for other purposes, shall constitute the permanent fund of the Corpora-30 tion, no part of the capital amount of which shall be expended or paid away, but the whole shall from time to time be invested in real or immovable property (not exceeding the value aforesaid) in bank stock or pro-35 vincial or other securities, and the rents, interest or other income arising from such investments, together with the moneys derived by the said Corporation from all sources, (voluntary contributions for particular pur-40 poses excepted,) shall be applied solely to the following purposes, that is to say: To Revenue to be defraying the current expenses of the Cor-applied to certain purposes. poration for the purposes of its institution, only. and the relief of persons whom the Corpo-45 ration may deem proper objects of such re-

lief, according to the By-laws of the Cor-

poration then in force, and to the provisions of this Act.

Affairs of the corporation to be managed by a committee of management.

III. And be it enacted. That the affairs and business of the said Corporation shall be managed by a Committee of Management, 5 consisting of a President, two Vice Presidents, twenty-three Managers, one or more Physicians, a Treasurer, a Secretary and an Assistant Secretary, to be annually elected and chosen from among the resident mem- 10 bers at the preparatory meeting to be held on the first Friday in the month of March, in conformity with the constitution of the said Society, and such election shall be by ballot, and a majority of votes shall decide, or 15 unanimously by acclamation; and such Committee of Management shall remain in office until their successors are chosen (and until the Festival of St. Patrick next thereafter. should the election take place at the usual 20 time immediately before the said Festival); Provided always, that the officers elected sent officers to and appointed to serve from the Festival of tee of manage- St. Patrick in the present year shall be the Committee of Management of the said Cor- 25 poration until others shall in due course be elected in their stead; and any seven members of the said Committee of Management shall be a quorum for the despatch of business; and any majority of such quorum may 30 exercise all the powers of the said Committee, at all meetings held under this Act or the By-laws of the said Corporation, and the President, Vice President or other person presiding at such meeting, shall vote as 35 a member of the Committee, and if the Committee be then equally divided, shall have a casting vote.

Proviso; prebe the commitment for the current year.

Committee to publish a yearly statement of the affairs of the Corporation.

IV. And be it enacted, That the said Committee of Management shall yearly, in 40 the month of March, insert in some newspaper published in the City of Quebec, a statement of the affairs of the said Corporation, shewing the sums of money received

add expended during the then past year certified by the Treasurer.

V. And be it enacted, That all deeds What shall be sealed with the common seal of the Corpo- deeds of the Corporation. 5 ration, and signed by the President or one of the Vice Presidents, and countersigned by the Secretary, or in his absence by the Assistant Secretary, shall be held to be deeds of the Corporation: Provided always, Proviso. 10 that the Treasurer for the time being may receive all moneys payable to the Corporation, and grant valid receipts therefor.

VI. And be it enacted, That it shall be Corporation lawful for the said Corporation to make By- may make 15 laws which shall bind the members thereof. and all other parties who shall in writing agree to be bound by them, and to repeal or amend the same from time to time in the manner hereinafter provided; and such By-20 laws or amendments (except those of the said Society hereinafter continued in force) shall be prepared by the Committee of Management, and submitted by them to a general meeting of the Corporation at which 25 the President or one of the Vice Presidents and at least twenty five ordinary members of the Corporation shall be present, and may at another general meeting to be held thereafter, be adopted, amended or rejected, in 30 whole or in part: Provided always, that no Proviso. such By-law shall have force and effect except in so far as it shall not be repugnant to this Act cr to the Laws of Lower Canada; and provided also, that no such By-law, Proviso; exist-35 shall impose any penalty or forfeiture ex- ing By-laws ceeding fifty shillings; And provided also, force. and it is hereby enacted, that the present constitution and By-laws of the said Society, in so far as they may not be repugnant to 40 this Act, or to the Laws of Lower Canada, shall be the By-laws of the Corporation hereby constituted until they shall be re-

pealed or altered as aforesaid.

General meetings of the Corporation.

VII. And be it enacted, That the general meetings of the said Corporation, and all the meetings of the said Committee of Management, shall be held in such manner, after such notice, upon such requisition, at such 5 times and at such places in the City of Quebec, as shall be directed by the By-laws of the Corporation then in force; at which meetings the President shall preside, or in his absence the senior Vice President, or in 10 the absence of both, the second Vice President, and in case of the absence of the President and both the Vice Presidents, the meeting may call some other member of the Committee to the chair; and the presiding 15 officer at any such meeting shall have full

Who shall preside.

Corporation not to be dissolved unless with consent of nine-tenths of the memhers.

VIII. And be it enacted, That the said Corporation shall not be dissolved, or the property thereof divided among the mem-20 bers, except under the provisions of a Bylaw passed by the consent of at least nine tenths of the members of the said Corporation, nor unless such By-law shall provide for, and the funds of the Corporation shall 25 be sufficient to meet the payment of all demands against the Corporation.

power and authority to keep order thereat.

Public Act

IX. And be it enacted, That this Act shall be deemed a Public Act, and as such shall be judicially noticed by all Courts of 30 Justice, Judges and others whomsoever, without being specially pleaded.