



CHAPTER 122

An Act to amend the charter of Les Soeurs de la Congrégation de Notre-Dame

[Assented to 22 December 1978]

Preamble. WHEREAS Les Soeurs de la Congrégation de Notre-Dame were incorporated by chapter 47 of the statutes of 1885, amended by chapter 124 of the statutes of 1963 (1st session);

Whereas the objects of the said corporation are no longer adapted to present needs and its powers should be extended to new objects;

Whereas its powers and privileges are exercised by the religious holding the office of superior general of the congregation, without any apparent right of delegation;

Whereas, furthermore, by a deed dated 1764, a parcel of land and an emplacement were ceded to the religious of the congregation of Notre Dame so that they might erect a convent for the instruction and education of girls;

Whereas that deed stipulates that, should this house be abandoned, the vendors would resume possession and ownership of that land;

Whereas the corporation wishes to sell to the Montmagny school board, which wishes to buy it, an immoveable known as the Couvent de Saint-François de Montmagny, in which this land is included, and it is in the interest of the said school board that all doubt be removed concerning the validity of the title to the immoveable it plans to acquire;

Therefore, Her Majesty, with the advice and consent of the Assemblée nationale du Québec, enacts as follows:

1885, c. 47,
s. 4,
replaced. **1.** Section 4 of chapter 47 of the statutes of 1885, replaced by section 1 of chapter 124 of the statutes of 1963 (1st session), is again replaced by the following:

Objects. **“4.** The objects of the corporation shall be religion, education, instruction and charity.”

1885, c. 47,
s. 16, am. **2.** Section 16 of chapter 47 of the statutes of 1885, added by section 1 of chapter 124 of the statutes of 1963 (1st session), is amended by replacing the first paragraph by the following paragraph:

Exercise of
rights and
powers. **“16.** The rights and powers of the corporation shall be exercised by the superior general of the congregation who may, however, delegate the exercise of them to one or more members of her council of advisers, with the agreement of such council.”

Validity of
deeds. **3.** The deeds signed for and in the name of the corporation of Les Soeurs de la Congrégation de Notre-Dame, before the date of the coming into force of this act, are not invalidated for having been signed by members of the council of advisers or by any other person delegated by the superior general or with her authorization.

Right of
reversion
revoked. **4.** The right of reversion provided for in the deed drawn up before Charles-Louis Levecque, notary, on 13 May 1764, between Joseph Morice *dit* Larrivée and Marie Josette Boutin, his wife, and the religious of the congregation of Notre-Dame, is revoked.

Coming
into force. **5.** This act comes into force on the day of its sanction.