III. All and every the estate and property real or personal, Corporation belonging to or hereafter to be acquired by the Members of the substituted said Association, as such, and all debts, claims and rights for the prewhatsoever due to them in that quality, shall be and are hereby sent Associavested in the Corporation hereby established, and the Rules, Orders and Regulations now made or to be made for the management of the said Association, shall be and continue to be the Rules, Orders and Regulations of the said Corporation, until altered or repealed in the manner herein provided.

IV. Nothing herein contained shall have the effect or be con- Non-liability strued to have the effect of rendering all or any of the said of members, several persons hereinbefore mentioned, or all or any of the individually. members of the said Corporation, or any person whatsoever, individually liable or accountable for or by reason of any debt, contract or security incurred or entered into for or by reason of the Corporation, or for or on account or in respect of any matter or thing whatsoever relating to the said Corporation.

V. The aforesaid mother Superioress and Council of the said Power to ap-Corporation for the time being, shall have power to appoint point an Atsuch Attorney or Attornies, Administrator or Administrators of forney, Offithe property of the Corporation, and such officers and teachers cers, Teachers, and servants of the said Corporation, as shall be accessed to the said Corporation. and servants of the said Corporation, as shall be necessary for the well-conducting of the business and affairs thereof, and to allow to them such compensation for their services respectively as shall be reasonable and proper: and all officers so appointed shall be capable of exercising such other powers and authority for the well governing and ordering of the affairs of the said Corporation as shall be prescribed by the Rules, Orders and Regulations of the said Corporation.

VI. It shall be the duty of the said Corporation to lay before Annual Reeach branch of the Provincial Legislature within thirty days turn to the after the beginning of each session, a detailed statement of the Legislature. real or immoveable property or estate held by virtue of this Act, and of the revenue arising therefrom.

VII. This Act shall be deemed to be a Public Act, and the Public Act. Interpretation Act shall apply to this Act.

CAP. CCXXVI.

An Act to incorporate l'Hospice St. Joseph de la Maternité de Québec.

[Assented to 19th May, 1855.]

HEREAS an Association of Catholic Ladies hath Peamble existed for several years in the City of Onebea and are Peamble. existed for several years in the City of Quebec under the name of l'Hospice St. Joseph de la Maternité de Québec, for the establishment of a Lying-in-Hospital in the said City; And whereas the said Ladies have, by their petition, prayed that

the said Association may be incorporated, and in consideration of the great benefits which must arise from the said Institution, it is expedient to grant their prayer: Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and initialed, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, as follows:

I. Mesdames Marie Métivier, Luce Casgrain Panet, Hémé-

dine Dionne Taschereau, Virginie Ahier Têtu, Caroline

Dionne Tê.u, Elizabeth Moreau Pelletier, Henriette Moreau Carrier, Eliza McLean Langevin, Justine Plante Bilodeau and Adèle Dionne Taschereau, and such other persons as shall,

for the uses and purposes of the said Corporation, any lands,

pounds currency, over and above such as may be required for

Certain persons incorporated.

under the provisions of this Act, become Members of the said Institution, shall be and are hereby declared to be a Body Politic and Corporate, in deed and in name, by the name of PHospice St. Joseph de la Materniié de Québrc, and by that name shall from time to time and at all times hereafter be able and capable to purchase, acquire, hold, possess and enjoy, and to have, take and receive, to them and their successors to and

Corporate name and powers.

Real property and cstate, situate, lying and being within Lower Canada, not exceeding at any time in yearly value the sum of two hundred

Making By-

Further pow-

the actual use and occupation of the said Corporation; and the same to hypothecate, sell, alienate and dispose of, and to purchase others in their stead, for the same purpose, and any majority of the Members of the Corporation for the time being, shall have power and authority to make and establish such rules, orders and regulations, not being contrary to this Act, nor to the Laws in force in Lower Canada, as shall be deemed useful or necessary for the interests of the said Corporation, and for the management thereof, and for the admission of Members into the said Corporation, and from time to time to alter, repeal and change the said rules, orders and regulations.

alter, repeal and change the said rules, orders and regulations, or any of them, or those of the said Institution in force at the time of the passing of this Act; and shall and may do, execute and perform all and singular other the matters and things relating to the said Corporation and the management thereof, or which shall or may appertain thereto, subject nevertheless to the rules, regulations, stipulations and provisions hereinafter prescribed and established.

Application of revenues of Corporation.

II. Provided always that the rents, revenues, issues and profits of all property real and personal held by the said Corporation, shall be appropriated and applied solely to the construction and repair of the buildings requisite for the purposes

of the said Corporation, and the payment of the expenses to be incurred for objects legitimately connected with or depending on the purposes aforesaid.

1855.

III. All and every the estate and property real and personal Property of belonging to the said association or hereafter to be acquired by Association the Members of the said Association as such or which may rested in Corthe Members of the said Association as such, or which may vested in poration. be given to them, and all debts, claims and rights whatsoever, due to them in that quality, shall be and are hereby vested in the Corporation hereby established; and the rules. orders and regulations now made or to be made for the management of the said Association, shall be and continue to be the rules, orders and regulations of the said Corporation until altered or repealed in the manner herein provided: Provided Proviso. always, that the said Corporation shall be liable also to all debts due or to become due by or from the said Association.

IV. The Members of the said Corporation for the time being, Corporation or a majority of them, shall have power to appoint such At-may appoint torney or Attorneys, Administrator or Administrators of the Attorney, Offiproperty of the Corporation, and such Officers and Teachers &c. and Servants of the said Corporation as shall be necessary for the well conducting of the business and affairs thereof, and to allow to them such compensation for their services respectively as shall be reasonable and proper; and all Officers so appointed shall be capable of exercising such other powers and authority for the well governing and ordering of the affairs of the said Corporation as shall be prescribed by the rules, orders and regulations of the said Corporation.

V. The said Corporation shall make annual Returns to both Annual return Houses of the Legislature stating the names of the Members, to be made to number of persons relieved, and the general state of the endowment and Corporation; which said Returns shall be presented within the first twenty days of the sitting of the Legislature.

VI. This Act shall be deemed a Public Act.

Public Act.

CAP. CCXXVII.

An Act to incorporate the Corresponding Committee at Montreal of the Colonial Church and School Society.

[Assented to 19th May, 1855.]

THEREAS the persons hereinafter named have by their Preamble. Petition represented, that they are officers and members of an Association known by the name of the Corresponding Committee at Montreal of the Colonial Church and School Society; that the Society with which they are thus connected has long labored efficiently and successfully in the cause of education in Lower Canada, maintaining its Schools in various sections of the country chiefly by means of funds contributed