V. All and every the estate and property, real and personal, Property of of the Society mentioned in the Preamble to this Act, and all Society transproperty held in trust for it at the time of the passing of this ferred to Cor-Act, and all debts due to, or rights or claims possessed by the poration. said Society, shall be and the same are hereby transferred to, and vested in the said Corporation, which shall be liable in like manner to and for all debts due by or claims upon the said Society.

VI. It shall be the duty of the said Corporation to lay before Statements to the Governor, whenever they shall be required so to do, a be made to detailed statement of the number and names of members of the Governor when resaid Corporation, the number of teachers employed in the various quired. branches of instruction, the number of scholars under instruction, and the course of instruction pursued, and of the real or immoveable property or estate held by virtue of this Act.

VII. This Act shall be a Public Act.

Public Act.

CAP. LXXIII.

An Act to incorporate the Collège de Monnoir.

[Assented to 3rd April, 1855.]

HEREAS the Reverend Edonard Crevier, Vicar-General, Preamble. and Curé of the Parish of Ste. Marie de Monnoir, in the Diocese of St. Hyacinthe, in this Province, hath, Ly his Petition to the Legislature, represented that he hath established in the said Parish of Ste. Marie de Monnoir a College for the education of youth, in which instruction has been imparted in the French and English languages since the month of October last, and being desirous that the said College should have permanent Administrators and Directors, he hath prayed that corporate powers be conferred thereon, and in consideration of the great advantages to be derived from the said establishment, it is expedient to grant the prayer of the said Petition : 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 intituled, 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. The said College, which shall be composed of the Priest How the Corand Curé of the said Parish of Ste. Marie de Monnoir, of the poration shall Church Warden in office of the Euvre and Fabrique of the said be constituted. Parish, of the Rector of the said College, the Prefect of Studies, and the Bursar of the said College, and their successors in office, as they may be called upon and apointed to fill the above duties

Corporate name and geueral powers.

duties and offices, under the rules and regulations which may be established for the good governing and administration of the affairs of the said College, shall be and is hereby constituted a Body Politic and Corporate in deed and in name, by and under the name of La Corporation du Collége de Monnoir, and by that name shall have perpetual succession and a common seal, and shall have power from time to time to alter, renew or change such common scal at their pleasure, and shall by the

limited.

same name from time to time, and at all times hereafter, be able to purchase, acquire, hold, possess and enjoy, and to have, take and receive to them and their successors, to and for the uses and purposes of the said corporation, any lands, tenements Real property and hereditaments and real or immoveable property and estate situate, lying and being within this Province, not exceeding in yearly value the sum of one thousand pounds currency, exclusive of the buildings necessary for the said College, and the

Further powers.

ground on which they are or may be erected, and the same to sell, alienate and dispose of, and to purchase others in their stead for the same purpose, and by the said name shall and may be able and capable in law to sue and be sued, implead and be impleaded, answer and be answered unto in all Courts of law and places whatsoever, in as large, ample and beneficial a manner as any other body politic or corporate, or as any persons able or capable in law may or can sue and be sued, implead and be impleaded, answer and be answered unto in any matter whatsoever: and any majority of the members of the Corporation for the time being, shall have power and authority to make and establish such By-laws, rules, orders and regulations, not being contrary to this Act or to the laws in force in

Making Bylaws.

this Province, 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 By-Further laws, rules, orders and regulations, or any of them, 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, restrictions

powers.

provisions hereinafter prescribed and established. II. Provided always, That the rents, revenues, issues and to certain pur- profits of all property, real or personal, held by the said corporation, shall be appropriated and applied solely to the advancement of education by the instruction of youth, and for objects legitimately connected with or depending on the purposes aforesaid.

Property to be applied solely poses.

Certain property transferred.

III. All and every the estate and property, real and personal, belonging to the said College or proceeding from or which may have been acquired by the said Curé of Ste. Marie de Monnoir for himself and his successors in office, in trust for the purposes of the said College, shall be and are hereby vested in the corporation hereby established.

, 1855.

IV. It shall be the duty of the said corporation to lay before Certain statethe Governor, when required, a detailed statement of the number ments to be of members of the said corporation, the number of teachers laid before the employed in the various branches of instruction, the number of when rescholars under instruction and the course of instruction pursued, quired. and of the real or immoveable property or estate, and of all personal estate or property, held by virtue of this Act, and of the revenue arising therefrom.

V. This Act shall be deemed to be a Public Act.

Public Act.

CAP. LXXIV.

An Act to vest in Edward Shortis, of Toronto, Esquire, the road or concession allowance between lots numbers fifteen and sixteen in the sixth concession of the Township of Thorah.

[Assented to 3rd April, 1855.]

HEREAS Edward Shortis, of Toronto, Esquire, has Preamble. granted two Roads on and over Lots fifteen and sixteen in the sixth Concession of the Township of Thorah, and in consequence thereof the Road or Concession allowance between the said Lots is no longer required; And whereas the Municipality of the said Township of Thorah has adopted the said Roads, and consented that the said Road or Concession allowance should be vested in the said Edward Shortis, in lieu of the said Roads so granted by him as aforesaid: 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 intituled, 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. For and notwithstanding any thing in any Act of the The said Road Parliament of Upper Canada, or of Canada, contained, the allowance Road or Concession allowance between Lots numbers fifteen vested in E. and sixteen in the sixth Concession of the said Township of Thorah, shall be and is hereby vested in the said Edward Shortis, his heirs and assigns for ever.

II. This Act shall be deemed a Public Act.

Public Act.