

*An Act to incorporate
Le College Catholique
Romain de Prince
Albert*

being a Private Act

Chapter 78 of the *Statutes of Saskatchewan, 1956*
(effective April 5, 1956).

NOTE:

This consolidation is not official. Amendments have been incorporated for convenience of reference and the original statutes and regulations should be consulted for all purposes of interpretation and application of the law. In order to preserve the integrity of the original statutes and regulations, errors that may have appeared are reproduced in this consolidation.

Table of Contents

- 1 Incorporation
- 2 Powers of college
- 3 Admission of members
- 4 Resignation of members
- 5 Council of management
- 6 Use of revenues
- 7 Head office
- 8 Liability of members for debts

1956

CHAPTER 78

An Act to incorporate Le College Catholique Romain de Prince Albert

(Assented to April 5, 1956)

Preamble

WHEREAS His Excellency Bishop Leo Blais, Bishop of the Diocese of Prince Albert, Reverend J. Antonio Coursol, of Albertville, Reverend Joseph A. Beaulac, of Marcelin, Reverend Arthur Marchildon, of Prince Albert, Reverend Ernest Forestier, of Butte St. Pierre, Philippe Laforge, of Arborfield, Eugene Tournier, of Duck Lake, Gaston Blerot, of Domremy, Pierre Albert Gaudet, of Bellevue, Emmanuel Daniel, of St. Louis, Eugene Durette, of Debden, Walter Charpentier, of Victoire, Victor Regnier, of Vawn, Romeo Laberge, of Leoville, Leon Poulin, of South Makwa, and Dominique Coquet, of St. Brieux, all in the Province of Saskatchewan, have presented a petition praying for the incorporation of a college to be conducted under the authority of the Roman Catholic Church, and known as Le College Catholique Romain de Prince Albert, at Prince Albert in the Province of Saskatchewan; and

Whereas it is expedient to grant the said prayer:

Therefore Her Majesty, by and with the advice and consent of the Legislative Assembly of Saskatchewan, enacts as follows:

Incorporation

1 His Excellency Bishop Leo Blais, Bishop of the Diocese of Prince Albert, Reverend J. Antonio Coursol, of Albertville, Reverend Joseph A. Beaulac, of Marcelin, Reverend Arthur Marchildon, of Prince Albert, Reverend Ernest Forestier, of Butte St. Pierre, Philippe Laforge, of Arborfield, Eugene Tournier, of Duck Lake, Gaston Blerot, of Domremy, Pierre Albert Gaudet, of Bellevue, Emmanuel Daniel, of St. Louis, Eugene Durette, of Debden, Walter Charpentier, of Victoire, Victor Regnier, of Vawn, Romeo Laberge, of Leoville, Leon Poulin, of South Makwa, and Dominique Coquet, of St. Brieux, all in the Province of Saskatchewan, and such others as shall hereafter from time to time be associated with or substituted for them shall be and are hereby constituted a body corporate and politic under the name of Le College Catholique Romain de Prince Albert, and shall under the said name have power to maintain and conduct at the City of Prince Albert or at such other place within the Roman Catholic Diocese of Prince Albert as may be determined by bylaw, a college and school or schools where students may obtain a liberal education in the arts and sciences, and to promote the study, practice and knowledge of such arts and sciences, and for such purposes formulate courses of study and rules of discipline for the students and provide for the delivery of lectures and the holding of exhibitions, classes and conferences calculated directly or indirectly to advance the cause of education whether general, professional or technical; to award certificates and diplomas for merit and efficiency and to appoint such professors, associate professors, lecturers, instructors, and other officers and servants as may be necessary for carrying into effect the objects and purposes of the corporation, and to cancel or rescind such appointments at pleasure.

c. 78 LE COLLEGE CATHOLIQUE ROMAIN DE PRINCE ALBERT

Powers of college

2 In addition to the powers, rights and privileges conferred upon or vested in corporations by the laws of Saskatchewan, the corporation shall have full power and authority:

Acquisition of property

(a) to acquire by gift, devise, purchase, exchange, lease or otherwise, real and personal property of any and every nature and kind whatsoever and to possess, hold and enjoy the same as owner:

provided that the corporation shall not acquire or hold as purchaser any land, except for the actual use and occupation of the corporation for the purposes of the corporation, exceeding in the whole at any one time the annual value of \$5,000, and that lands, tenements or hereditaments acquired by gift, devise or bequest and not required for the actual use and occupation of the corporation, the annual value of which together with the other land of the corporation exceeds \$5,000, shall not be held by the corporation for a longer period than seven years and within such period the same shall be absolutely disposed of by the corporation and in case of failure to dispose of the same within such seven years such lands shall be forfeited to the Crown in the right of the province;

Disposal of property

(b) to sell, mortgage, lease, exchange or otherwise deal with or dispose of its real and personal property and or any portion of either and with the proceeds thereof to acquire other real and personal property to such extent as may be deemed advisable or desirable, and to make and execute all necessary or proper conveyances, transfers or other instruments for carrying the same into effect;

Investments

(c) to invest all or any sums of money belonging to the corporation in any property or security whatsoever for the use and purposes of the corporation;

Acquisition of property pledged to corporation

(d) to acquire, take possession of and hold as the corporation may deem proper all such property, real, personal or mixed, as may at any time be mortgaged, hypothecated or pledged to the corporation by way of security or conveyed to it in satisfaction of obligations or debts due or owing to it from any person, firm or corporation:

provided that the corporation shall sell any real estate acquired in satisfaction of any debt due to itself within seven years after such acquisition unless such term is extended by order of the Lieutenant Governor in Council, otherwise such real estate shall be forfeited to the Crown in the right of the province;

Borrowing of moneys

(e) to borrow from any person, firm or corporation such sum or sums of money as may be found or deemed to be necessary for the purposes of the corporation, and to secure any loans to the lender or lenders by bills of exchange, promissory notes, mortgages or any other instrument or instruments that may be required or deemed necessary or desirable by the lender or lenders;

Acquisition and erection of buildings

(f) to acquire, by purchase or otherwise, build and erect, and to manage and conduct all such halls, houses and other buildings as may be found or deemed necessary or convenient for carrying on the educational work of the corporation, including the organization, conduct and management of boarding schools, houses and halls of residence for students;

Fees

(g) to fix, charge and collect fees for any services rendered by the corporation, including fees for the instruction and for the board and lodging of students;

Affiliation with other schools and colleges

(h) to make and enter into treaties, contracts and arrangements for affiliating with the corporation and its educational work any other schools and colleges;

Corporate seal

(i) to adopt a corporate seal and to change it at will;

Bylaws

(j) to make bylaws, rules, orders and regulations for the government and proper administration of its property, affairs and interests and generally for the internal government of its affairs, and from time to time to repeal and amend the same;

General powers

(k) to do all such other matters and things as it may deem necessary or conducive to the attainment of its objects.

1956, c.78, s.2.

Admission of members

3 The persons named in section 1 may with the consent of any other person or persons, declare such person or persons to be a member or members of the corporation, and thereafter such person or persons shall for all purposes be a member or members of the corporation, provided that all members of the corporation shall be of the Roman Catholic faith.

1956, c.78, s.3.

Resignation of members

4 Any of the persons named in section 1 and any other person who has become a member of the corporation under section 3, may by writing under his hand resign his membership in the corporation, and from and after the receipt of such resignation by the corporation such person shall cease to be a member of the corporation.

1956, c.78, s.4.

c. 78 LE COLLEGE CATHOLIQUE ROMAIN DE PRINCE ALBERT**Council of management**

5 The affairs of the corporation shall be managed by a council composed in the first instance of the persons named in section 1, and the council shall have power to make rules and regulations for the management of the affairs of the corporation, and for the election of successors to the said persons as members of the council.

1956, c.78, s.5.

Use of revenues

6 The revenues, issues and profits of all property held by the corporation shall be applied to the maintenance of the institutions carried on by it, to the construction and repair of buildings and the acquisition of property requisite for its purposes and for the promotion of its objects and purposes in general.

1956, c.78, s.6.

Head office

7 The head office of the corporation shall be at Prince Albert in the Province of Saskatchewan, or at such other places as may be determined by bylaw.

1956, c.78, s.7.

Liability of members for debts

8 No member or officer of the corporation shall be personally liable for the debts thereof.

1956, c.78, s.8.