

2005

CHAPTER 03

An Act to repeal An Act to incorporate Soeurs de la Charite de St. Louis, to dissolve that entity and to transfer the Assets and Liabilities of that entity to the Sisters of Charity of St. Louis of Calgary

(Assented to April 25, 2005)

Preamble

WHEREAS the Soeurs de la Charite de St. Louis was duly incorporated by an Act of the Legislature of Saskatchewan being Chapter 99 of the Statutes of Saskatchewan, 1918-19, and subsequently amended by Chapter 57 of the Statutes of Saskatchewan, 1924, An Act to amend An Act to incorporate Soeurs de la Charite de St. Louis;

WHEREAS the Board of Directors of Soeurs de la Charite de St. Louis deem it advisable to dissolve Soeurs de la Charite de St. Louis and to transfer all its rights, assets, and liabilities to Sisters of Charity of St. Louis of Calgary, a non-profit corporation duly incorporated on April 11, 1957, pursuant to an Act of the Legislature of Alberta being Chapter 115 of the Statutes of Alberta, An Act to incorporate the Sisters of Charity of St. Louis of Calgary;

WHEREAS the Sisters of Charity of St. Louis of Calgary, a non-profit corporation was extra-provincially incorporated in the Province of Saskatchewan on July 10, 2002, pursuant to *The Non-Profit Corporation Act, 1995* being Chapter N-4.2 of the Statutes of Saskatchewan 1995;

AND WHEREAS a petition has been presented praying that it be enacted as hereinafter set forth and it is expedient to grant the prayer of the said petition;

THEREFORE HER MAJESTY, by and with the advice and consent of the Legislative Assembly of Saskatchewan, enacts as follows:

Short title

1 *The Soeurs de la Charite de St. Louis Repeal Act.*

Transfer and vesting of assets

2(1) All real and personal property, tangible, intangible, future or contingent, of every kind and description of the Soeurs de la Charite de St. Louis are transferred absolutely and vested in the Sisters of Charity of St. Louis of Calgary without any further grant, conveyance, transfer, assignment or vesting thereof subject to this Act.

(2) Without limiting the generality of subsection (1), all gifts, devises, deeds, conveyances, transfers, bequests, assignments, loans and exemptions of or related to any real or personal property that have been or will after the coming into force of this Act be made to or intended for the Soeurs de la Charite de St. Louis are deemed to be vested in the Sisters of Charity of St. Louis of Calgary as if such gifts, devises, deeds, conveyances, transfers, bequests, assignments, loans and exemptions had been made to the Sisters of Charity of St. Louis of Calgary.

Assumption of liabilities

3 On and after the coming into force of this Act, the Sisters of Charity of St. Louis of Calgary is responsible and liable for all the debts, liabilities and obligations of the Soeurs de la Charite de St. Louis.

Dissolution

4 The Soeurs de la Charite de St. Louis is dissolved except so far as necessary to give full effect to this Act.

Transitional

5(1) Upon the coming into force of this Act:

(a) the property of the Soeurs de la Charite de St. Louis as it existed on the day before this Act comes into force continues to be the property of the Sisters of Charity of St. Louis of Calgary;

(b) the Sisters of Charity of St. Louis of Calgary continues to be liable for the obligations of the Soeurs de la Charite de St. Louis as it existed on the day before this Act comes into force;

(c) any existing cause of action, claim or liability is not affected by the enactment of this Act and any existing cause of action, claim or liability continues to apply to the Sisters of Charity of St. Louis of Calgary notwithstanding the enactment of this Act;

(d) a civil, criminal or administrative action or proceeding pending by or against the Soeurs de la Charite de St. Louis as it existed on the day before this Act comes into force may be enforced by or against the Sisters of Charity of St. Louis of Calgary;

(e) a conviction against, or ruling, order or judgment in favour of or against the Soeurs de la Charite de St. Louis as it existed on the day before this Act comes into force may be enforced by or against the Sisters of Charity of St. Louis of Calgary.

(2) If a will, within the meaning of *The Wills Act, 1996*, made before or after the coming into force of this Act, that is probated after the coming into force of this Act directs that assets be given to the Soeurs de la Charite de St. Louis the assets that would have been given to that entity are to be given to the Sisters of Charity of St. Louis of Calgary.

(3) Notwithstanding any other Act or law, on and from the coming into force of this Act, a reference to the Soeurs de la Charite de St. Louis in a will, bequest or gift is deemed to be a reference to the Sisters of Charity of St. Louis of Calgary.

S.S. 1918-19, c.99 repealed

6 An Act to incorporate Soeurs de la Charite de St. Louis being Chapter 99 of the Statutes of Saskatchewan 1918-19 is repealed.

Coming into force

7 This Act comes into force on assent.