
1st Session, 50th Legislature,
New Brunswick,
32 Elizabeth II, 1983

1^{ère} session 50^e Législature,
Nouveau-Brunswick,
32 Elizabeth II, 1983

BILL **71**

**AN ACT TO AMEND AN ACT
TO INCORPORATE
MISSION LA BONNE NOUVELLE**

PROJET DE LOI

**LOI MODIFIANT LA LOI INTITULÉE
AN ACT TO INCORPORATE
MISSION LA BONNE NOUVELLE**

OF
BY
UNIVERSITY OF
NEW BRUNSWICK

MR. MCKEE

M. MCKEE

**An Act to Amend An Act to Incorporate
Mission La Bonne Nouvelle**

WHEREAS *An Act to Incorporate Mission La Bonne Nouvelle* was assented to on April 29, 1952, being chapter 32 of 1 Elizabeth II, 1952;

AND WHEREAS it has been deemed advisable for purposes of qualifying as a registerable charitable organization under the Income Tax Act of Canada, that section 8 of *An Act to Incorporate Mission La Bonne Nouvelle* be amended to allow the transfer of all assets of the Company should it cease to function, to the Union D'Eglises Baptistes Françaises Au Canada;

AND WHEREAS it is deemed expedient to grant the prayer in the said petition;

THEREFORE, Her Majesty, by and with the advice and consent of the Legislative Assembly of New Brunswick, enacts as follows:

1 Section 8 of *An Act to Incorporate Mission La Bonne Nouvelle* chapter 32 of 1 Elizabeth II, 1952, is repealed and the following substituted therefor:

**Loi modifiant la Loi intitulée
An Act to Incorporate
Mission La Bonne Nouvelle**

CONSIDÉRANT qu'une loi intitulée *An Act to Incorporate Mission La Bonne Nouvelle* a été sanctionnée le 29 avril, 1952, du chapitre 32, de 1 Elizabeth II, 1952;

ET CONSIDÉRANT qu'il fut jugé recommandable pour les intentions de se qualifier comme une organisation charitable enregistrée en vertu de la Loi sur l'Impôt sur le Revenu du Canada, que l'article 8 de la Loi intitulée *An Act to Incorporate Mission La Bonne Nouvelle* soit modifiée pour permettre le transfert de tous les actifs de la Compagnie si celle-ci cessait de fonctionner, à l'Union D'Eglises Baptistes Françaises Au Canada;

ET CONSIDÉRANT qu'il est jugé opportun de répondre favorablement à la demande formulée dans la pétition;

À CES CAUSES, Sa Majesté, sur l'avis et du consentement de l'Assemblée législative du Nouveau-Brunswick, décrète:

1 Le paragraphe 8 de la Loi intitulée *An Act to Incorporate Mission La Bonne Nouvelle*, chapitre 32 de 1 Elizabeth II, 1952, est abrogé et remplacé par:

8(1) Upon the dissolution of the Corporation and after payment of all debts and liabilities, its remaining property shall be distributed or disposed to Union D'Eglises Baptistes Françaises Au Canada, a federally incorporated company, being a charitable organization having objects which are the same or similar to the objects of the Corporation which is a registered Canadian charitable organization under the Income Tax Act of Canada, and no part of the property of the Corporation shall be available to its members upon such dissolution;

(2) The Corporation shall be carried on without the purpose of gain for its members and any profit or other accretions to the Corporation shall be used in promoting its objects and that no part of the income of the Corporation shall be payable to or otherwise available for the personal benefit of any member thereof;

(3) The Trustees shall serve as Trustees and officers without remuneration and no Trustee shall directly or indirectly receive any profit from his position as Trustee or officer, provided that a Trustee may be paid reasonable expenses incurred by him in the performance of his duties.

8(1) Upon the dissolution of the Corporation and after payment of all debts and liabilities, its remaining property shall be distributed or disposed to Union D'Eglises Baptistes Françaises Au Canada, a federally incorporated company, being a charitable organization having objects which are the same or similar to the objects of the Corporation which is a registered Canadian charitable organization under the Income Tax Act of Canada, and no part of the property of the Corporation shall be available to its members upon such dissolution;

(2) The Corporation shall be carried on without the purpose of gain for its members and any profit or other accretions to the Corporation shall be used in promoting its objects and that no part of the income of the Corporation shall be payable to or otherwise available for the personal benefit of any member thereof;

(3) The Trustees shall serve as Trustees and officers without remuneration and no Trustee shall directly or indirectly receive any profit from his position as Trustee or officer, provided that a Trustee may be paid reasonable expenses incurred by him in the performance of his duties.