

THE STATUTES OF THE REPUBLIC OF SINGAPORE

**DAUGHTERS OF CHARITY OF THE CANOSSIAN
INSTITUTE INCORPORATION ORDINANCE**

(CHAPTER 359)

**1955 Ed. Cap. 296
Ordinance
47 of 1949**

Amended by
S 215/85

REVISED EDITION 1985

Daughters of Charity of the Canossian Institute Incorporation Ordinance

ARRANGEMENT OF SECTIONS

Section

1. Short title.
2. The Mother Superior of the Society of the Daughters of Charity of the Canossian Institute in the Colony of Singapore to be a body corporate.
3. Power to acquire and dispose of property.
4. Vesting of the property described in the Schedule.
5. Execution of documents.
6. Notification of appointment of Mother Superior of the Society of the Daughters of Charity of the Canossian Institute.
7. Saving of Crown and other rights.
The Schedule.

An Ordinance to incorporate the Mother Superior of the Society of the Daughters of Charity of the Canossian Institute in the Colony of Singapore.

[23rd November 1949]

1. This Ordinance may be cited as the Daughters of Charity of the Canossian Institute Incorporation Ordinance. Short title.

Note: This private Ordinance is reproduced in the form it appears in the 1955 Revised Edition.

The Mother Superior of the Society of the Daughters of Charity of the Canossian Institute in the Colony of Singapore to be a body corporate.

2.—(1) The Reverend Vittoria Garré the Mother Superior in the Colony of the Society of the Daughters of Charity of the Canossian Institute and her successors in office, shall be a body corporate (hereinafter called “the Corporation”), and shall for the purposes of this Ordinance, have the name of “The Mother Superior of the Daughters of Charity of the Canossian Institute (Singapore)”, and by that name, have perpetual succession, and shall and may have and use a corporate seal.

(2) The said seal may from time to time be broken, changed or altered, or made anew as to the corporation seems fit.

(3) The expression “successors in office” shall be deemed to include the First Assistant of the Institute from the time when the office of “The Mother Superior of the Daughters of Charity of the Canossian Institute (Singapore)” becomes vacant by the resignation or death of the holder for the time being, until the formal assumption of office by her successor.

Power to acquire and dispose of property.

3.—(1) The Corporation may acquire, purchase, take, hold and enjoy movable and immovable property of every description, and may sell, convey, assign, exchange, surrender, yield up, mortgage, demise, reassign, transfer, or otherwise dispose of any movable or immovable property vested in the corporation upon such terms as to the corporation seems fit.

(2) The corporation may sue and be sued in respect of such property in any of the Courts of the Colony of Singapore.

Vesting of the property described in the Schedule.

4. The estates and interests of the respective persons mentioned in the third column of the Schedule in the immovable property set forth and described in the first column of such Schedule are hereby divested, and the same are vested in the corporation for the estate or interest indicated in the second column of the said Schedule subject to all conditions of tenure incident thereto, and subject also to any trusts by which the same are affected.

Execution of documents.

5.—(1) All deeds and other instruments requiring the seal of the corporation shall be sealed in the presence of the person who is for the time being Mother Superior in this

Colony of the said Society or of her attorney duly authorised and such deeds and instruments and all other documents, instruments and writings requiring the signature of the corporation shall be signed by such Mother Superior or her attorney.

(2) Such signing shall be and be taken as sufficient evidence that the said seal was duly and properly affixed, and that the seal is the lawful seal of the corporation.

6. A notification in the *Gazette* of the appointment of any person to exercise the office of the Mother Superior of the Daughters of Charity of the Canossian Institute (Singapore) shall be conclusive evidence that such person was duly authorised to exercise the said office in the Colony.

Notification
of appoint-
ment of
Mother
Superior
of the
Society
of the
Daughters
of Charity
of the
Canossian
Institute.

7. Nothing in this Ordinance contained shall affect the rights of Her Majesty the Queen, Her Heirs and Successors, all bodies politic and corporate, and all others, except such as are mentioned in this Ordinance and those claiming by, from or under them.

Saving of
Crown and
other rights.

Section 4.

THE SCHEDULE

<i>Description of land</i>	<i>Estate</i>	<i>Persons or body in whom land vested prior to this Act</i>
(1) All that piece of land situate in the District of Kallang in the Island of Singapore estimated according to Government Resurvey to contain an area of 21650.2 square metres and marked on the Government Resurvey Map as Lot 184 ⁶ of Mukim XXIV being part of the land comprised in Grants Nos. 29, 80, 93 and 58 or some or one of them.	Fee simple	Vittoria Garré and Bertilia Lim.
(2) All that piece of land situate in the District of Bedok in the Island of Singapore estimated to contain according to Government Resurvey an area of 8498.4 square metres and marked on the Government Resurvey Map as Lot 163 of Mukim XXVII being the land comprised in and described in the plan drawn on East India Company's Grant No. 63 dated 21st September 1857 and made in favour of Punglima Puteh.	Fee simple	Vittoria Garré