c 149 The Fermack Bowling Limited Act, 1970
CHAPTER 149

An Act respecting Fermack Bowling Limited

Assented to May 4th, 1970
Session Prorogued November 13th, 1970

WHEREAS Cecil James Ferby, Donalda Ferby and Alexander Roy McIntyre, by their petition have represented that Fermack Bowling Limited, herein called the Corporation, was incorporated by letters patent dated the 27th day of April, 1961; that the Provincial Secretary by order dated the 28th day of October, 1965, and made under the authority of subsection 2 of section 326 of The Corporations Act, did cancel the letters patent of the Corporation and declare it to be dissolved as of the 2nd day of December, 1965; that the petitioners were all the directors of the Corporation and represented the holders of all of the common shares of the Corporation at the time of the cancellation of the letters patent and dissolution of the Corporation; that subsequent to the making of the said order by the Provincial Secretary assessments were made against the Corporation for corporation tax under The Corporations Tax Act; that the petitioners desire that any liability for tax be determined on the merits; and whereas the petitioners have prayed for special legislation reviving the Corporation; and whereas it is expedient to grant the prayer of the petitioners;

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

1.—(1) Fermack Bowling Limited, incorporated by letters patent dated the 27th day of April, 1961, is hereby revived and is, subject to any rights acquired by any person after its dissolution, hereby restored to its legal position as a company incorporated by letters patent, including all its property, rights, privileges and franchises, and subject to all its liabilities, contracts, disabilities and debts as at the date fixed in the said order for its dissolution, and declared to be a subsisting Corporation since its incorporation in the same manner and to the same extent as if it had not been dissolved.

(2) This Act does not affect any liability to which the persons who were shareholders of Fermack Bowling Limited at the time of its dissolution would be subject if this Act had not been passed.
2. This Act comes into force on the day it receives Royal Assent.

3. This Act may be cited as *The Fermack Bowling Limited Act, 1970.*