



CHAPTER 135

An Act to change the name of Andrew Dawes Porteous to that of Andrew Dawes

[Assented to, the 7th of March, 1934]

WHEREAS Andrew Dawes Porteous, student, of the Preamble. city of Montreal, has, by his petition, represented: that he is the only grandson of the late Andrew J. Dawes, in his lifetime president of the National Breweries Limited, that he proposes on leaving Bishop's College, Lennoxville, where he is now completing his education, to take up a position with the National Breweries Limited, of which his cousin Norman J. Dawes is now the president, and which now owns and operates the Dawes Brewery; that his maternal grandmother, Mrs. Andrew J. Dawes, is still living and is most anxious that he should carry on the name of that branch of the Dawes family; and he has prayed that his own name be changed from Andrew Dawes Porteous to Andrew Dawes and it is expedient that the prayer of his petition be granted;

Therefore, His Majesty, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

1. The said Andrew Dawes Porteous shall hereafter be called and known by the name of Andrew Dawes, and by the latter name shall hereafter claim, exercise and enjoy all advantages, benefits, rights and titles which, without such change of name, he would have been entitled to claim, exercise or enjoy; and all contracts, covenants and agreements made and entered into by him by and under the name of Andrew Dawes Porteous shall avail and be binding on him and be deemed entered into by him under the name of Andrew Dawes, and all legacies or bequests contained

Name of
Andrew
Dawes
Porteous
changed to
Andrew
Dawes.

in any will made in his favour by the name of Andrew Dawes Porteous shall avail to him as if the name of Andrew Dawes had been mentioned therein, and also by the latter name he shall recover, have, hold and possess and be capable of inheriting all real or personal property and rights of any nature or kind whatsoever, which he may at present have, hold or possess or which hereafter he may be capable of inheriting, recovering, holding, or possessing as fully and to the same extent as if the change had not hereby been made.

Suits, etc.,
not affected. **2.** All obligations entered into by him shall be exigible against him under such new name and all suits or actions at law to which he may be a party pending in any court of this Province shall not be affected by this act, but shall be continued to judgment and execution, and until satisfaction and discharge be had, as if this act had not been passed.

Rights, etc.,
to apply to
descendants. **3.** All rights and privileges generally, of whatsoever nature and kind, that may be hereby acquired by him and which hereafter may be acquired under this act, shall apply to his children and descendants.

Coming into
force. **4.** This act shall come into force on the day of its sanction.