



CHAPTER 145

An Act respecting the estate of E. J. Angers

[Assented to, the 4th of April, 1929]

WHEREAS the Misses Marie Corinne Angers, Marie Preamble.
Laura Angers, Marie Angers and Marie Anita Angers, all four spinsters of age, of the city of Montreal, have, by their petition, represented:

That their late father Edouard Jérémie Angers, in his lifetime of the city of Quebec, notary, has, by his last will, executed before Alexandre Gauvreau, notary, under No. 4501 of his minutes, given the usufruct and enjoyment of all the property composing his estate to his wife, Dame Marie Céline Vachon, and the ownership thereof to the petitioners;

Whereas the said Dame Marie Céline Vachon, the mother of the petitioners, by deed before Yves Montreuil, notary, dated the 2nd of February, 1929, under No. 6431 of his minutes, has renounced the usufruct which was given to her by the said will;

Whereas, by deed before Yves Montreuil, notary, dated the 2nd of February, 1929, under No. 6432 of his minutes, the petitioners divided among themselves the estate, including the immoveables described in the said deed of partition in which appeared the testamentary executors of the said estate who received from the petitioners final and general discharge of the administration of the said estate;

Whereas, by a clause of the will of the late E. J. Angers, it is stated that, in the event of the death of one of the petitioners without leaving legitimate issue, her share shall accrue to the others;

Whereas, by reason of the said testamentary clause, a doubt has arisen, as to whether the partition effected by the petitioners could be definite and permanent, and whether the petitioners could definitely dispose of the immoveables

which were respectively attributed to them by the said deed of partition;

Whereas it is in the interest of the petitioners that the said partition be declared definite and permanent and they alone are concerned in the said estate;

Whereas it is expedient to grant the prayer contained in the said petition;

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

Deed of partition ratified.

1. The deed of partition of the property of the said estate, executed before Yves Montreuil, notary, on the 2nd of February, 1929, under No. 6432 of his minutes, is ratified and confers upon the partitioners and their assigns the absolute ownership of the property attributed to them under the said partition, insofar as their *auteur*, the said late E. J. Angers, had himself, in his lifetime and by his titles, the right to dispose thereof.

Coming into force.

2. This act shall come into force on the day of its sanction.