



CHAPTER 147

An Act to appoint an executor to the last will and testament of the late Taylor Little, and to provide for the remuneration of such executor

[Assented to, the 15th of March, 1928]

WHEREAS the Regular Baptist Church at North Hatley, Preamble.
in the Province of Quebec, which is interested in the estate of the late Taylor Little, in his lifetime of the township of Hatley aforesaid, farmer, has, by its petition, prayed that an executor be appointed to the last will and testament of the said late Taylor Little, (said will made and executed on the 28th day of February, 1851), in the room and stead of Charles Orville LeBaron and John Ramsdell, the executors named and appointed by the act 52 Victoria, chapter 96, and who are now deceased;

Whereas it is impossible to find any individual who will accept the office of executor without remuneration;

Whereas The Free Will Baptist Church at Hatley, mentioned in the said will, does not now have any clerk, and there is no minister of the said denomination now residing in Hatley to whom any notices can be given as required by the said act 52 Victoria, chapter 96;

Whereas it is desirable to appoint an executor to such will whose tenure of office will be permanent, and who will be authorized and empowered to take over the whole estate of the said Taylor Little, as executor, and administer the same and receive remuneration therefor;

Whereas the denomination or society the "Free Will Baptist Foreign Mission Society", and the "Free Will Baptist Home Mission Society", and the "Free Will Baptist Church in Hatley" have disappeared, and have become merged in "The Regular Baptist Church of North Hatley", and its Home and Mission Societies;

Whereas it was manifestly the intention of the said late

Taylor Little that his wishes as to his estate should be carried out by executors;

Whereas it is expedient to grant the prayer of such petition;

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

Sherbrooke Trust Co. appointed the executor of the last will of the late Taylor Little.

1. Sherbrooke Trust Company, a body corporate and politic, having its head office and principal place of business at the city of Sherbrooke in the Province of Quebec, is hereby named and appointed the executor of the last will and testament of the late Taylor Little, in his lifetime of the township of Hatley, said will dated the 28th day of February, 1851, in the room and stead of Charles Orville LeBaron and John Ramsdell, deceased.

Fees.

2. The said Sherbrooke Trust Company is hereby authorized and empowered to charge a fee for acting as such executor, such fee or charge to be made as is usually charged by trust companies in such cases.

Disposal of funds and monies of the estate.

3. The said Sherbrooke Trust Company as executor is authorized and empowered to take possession of all the funds and monies belonging to the estate of the late Taylor Little.

Payment of debts and disposal of revenue.

4. The said Sherbrooke Trust Company, as executor of the estate of the late Taylor Little, is authorized and empowered, after the payment by it, out of the revenues of the residue of said estate accumulated in the hands of the former executor, of all debts and costs due by the estate (including the costs of this act), to pay over to the Regular Baptist Church at North Hatley in the township of Hatley, the balance of the said accumulated revenues, and, thereafter, one-quarter ($\frac{1}{4}$) of the revenue of the residue of said estate, and to pay one-quarter ($\frac{1}{4}$) of the said revenue to the Regular Baptist Church Foreign Mission Society, one-quarter ($\frac{1}{4}$) of said revenue to the Regular Baptist Home Mission Society and one-quarter ($\frac{1}{4}$) of said revenue to the School Commissioners of the Consolidated School of North Hatley, for the benefit of the school district in which the said late Taylor Little did live.

Church, etc., entitled to part of revenue.

5. The Regular Baptist Church at North Hatley is declared to be entitled to one-quarter ($\frac{1}{4}$) of the revenue of the residue of the estate of the said late Taylor Little. The Foreign Mission Society of the said Regular Baptist

Church is entitled to one-quarter ($\frac{1}{4}$) of the revenue of the said residue, and the Home Mission Society of the said Regular Baptist Church is entitled to one-quarter ($\frac{1}{4}$) of the revenue of the said residue, and the School Commissioners of the Consolidated School of North Hatley are entitled to the other one-quarter ($\frac{1}{4}$) of the revenue of the said residue to be used for the benefit of the school district in which the said Taylor Little did live.

6. The act 52 Victoria, chapter 96, is repealed.

52 Vict., c.
96, repealed.

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

Coming into
force.