

Province of Quebec, and to be exempted from the obligation imposed by the rules of the Bar of the Province of Quebec to have himself admitted to the study of law in this Province by undergoing the preliminary examinations, and also from producing diplomas;

That at a meeting of the General Council of the Bar of the Province of Quebec, a resolution was adopted approving the passing of an act to exempt him from the preliminary examination to study law and to allow him to be admitted to the practice of the legal profession immediately after he has undergone the examinations for admission to practice, as appears by an extract from the minutes produced with the said petition;

Whereas the petitioner has prayed for the passing of an act for the purposes aforesaid, and it is expedient to grant the prayer of 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:

**1.** The Bar of the Province of Quebec is authorized to allow David Coveler to undergo the examinations for admission to the practice of law and to admit him among its members, immediately after he shall have successfully undergone the examination for admission to the practice of law. Bar authorized to admit David Coveler.

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

---

## C H A P. 165

An Act to authorize the Bar of the Province of Quebec to admit Gaston Esnouf to the practice of the legal profession

[Assented to, the 4th of March, 1925]

**W**HEREAS Gaston Esnouf, advocate, of Quebec, has, by his petition, represented that he is a Bachelor of Arts; that he studied law at Laval University from September, 1921, to June, 1924, when he obtained his licentiate in law; that he was indentured to Mr. Ephraim Bédard, advocate of Quebec, in October, 1921, and regularly attended his office until June, 1924; that he successfully underwent the examinations for admission to practice in July, 1924; but that he cannot now begin the practice of his profession, as he only presented his degree of Bach- Preamble.

elor of Arts to the examiners, to be admitted to the study of law, in July, 1923, and as his clerkship will only end in 1926;

Whereas it was because of major reasons that he did not sooner present his diploma of bachelor, to be admitted to the study of law;

Whereas these facts have been brought to the knowledge of the General Council of the Bar of the Province and the said Council has granted his request asking for permission to present a bill at the present session of the Legislature, which would authorize him to exercise his profession as soon as such bill was passed;

Whereas the petitioner has prayed for the passing of an act for the purposes aforesaid, and it is expedient to grant his prayer;

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

Bar author-  
ized to admit  
Gaston  
Esnouf.

**1.** The Bar of the Province of Quebec is authorized to admit Gaston Esnouf amongst its members and to permit him to practise as an advocate immediately.

Coming into  
force.

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

#### CHAP. 166

An Act to authorize the Bar of the Province of Quebec to admit Frank Devlin Genest to the practice of law, after examination

*[Assented to, the 4th of March, 1925]*

Preamble.

**W**HEREAS Frank Devlin Genest, law student of the city of Westmount, has, by his petition, represented:

That in May, 1921, he matriculated at McGill University, Montreal, having regularly followed the course of the Law Faculty during three years and obtained the diploma of Bachelor of Civil Law;

That he was duly admitted to the study of law;

That following graduation from McGill University he sat for the admission to practice examinations, on three distinct occasions, but that owing to a weakened constitution caused by his physical disability he was unequal to the long strain of the written examinations and could not complete his papers, notwithstanding the fact that he was well prepared in the legal studies;