
 Claims

135	M. & Mrs. Ls. St-Pierre..St-André de Kamouraska....	2,500 00
136	Amédée Plourde.....	600 00
138	M. Félix Bérubé.....	850 00
140	M. Emile Tardif.....	1,300 00
146	Auguste Tardif.....	2,200 00
147	George Bérubé.....	1,200 00
191	Mrs. D. G. Pelletier.....St-Pascal de Kamouraska....	800 00
5a	J. Sauvageau.....Champlain.....	1,000 00
5b	E. A. Bertrand.....	400 00
5c	Arthur Sauvageau.....	600 00
5d	Vve Côte Cossette.....	1,300 00
5e	Joseph Montplaisir.....	1,000 00
5f	A. Montplaisir.....	700 00
5g	G. Grantmont.....	3,800 00
5h	Alphonse Courteau.....	1,000 00
5i	A. D. Grandmont.....	1,200 00
5j	Vve Lacroix.....	600 00
5k	O. Carigan.....	1,000 00
5l	François Marchand.....	1,000 00
5m	François Boisvert.....	2,000 00
101a	Succ. Jos. Gravel.....17 St. Ursule, Quebec.....	1,900 00

C H A P. 142

An Act to validate the guarantee and endorsation given
by the city of Three Rivers and to ratify and confirm
certain by-laws of the said city.

[Assented to, 21st of March, 1922]

Preamble.

WHEREAS the St. Maurice Cold Storage Ltd, has by
its petition represented:

That the council of the city of Three Rivers, to assist
the said company, to build a cold storage warehouse at a

cost of seventy-five thousand dollars, having 75,000 cubic feet capacity, in the limits of the said city, has guaranteed and endorsed, in accordance with by-law number 364, passed on the 20th day of January 1919, as amended by by-law number 373, passed on the 2nd day of September 1919, bonds to the amount of fifty thousand dollars, issued by the said company, bearing interest at the rate of six per cent per annum, and repayable in annuities covering a period of twenty years, beginning from the 3rd year from their date;

Whereas the council of said city gave such guarantee and endorsement because there was no cold storage plant in the limits of the said city, and because the farm produce of the district of Three Rivers was being sent to Montreal or to Quebec, at the time it was gathered, and came back to Three Rivers in the winter and spring at a cost increased by freight and handling;

Whereas the council of said city based itself on section 55 of the act 5 George V, chapter 90, as amended by the acts 6 George V, chapter 45, section 2, and 8 George V, chapter 85, section 5, in promising and afterwards actually giving the guarantee and endorsement above mentioned;

Whereas the said company was organized and built such warehouse relying upon being able to negotiate its bonds so guaranteed and endorsed by the corporation of the city of Three Rivers, after complying with all the conditions imposed and fixed by the latter;

Whereas said company relied upon the opinion of the advocates, and advisers of the corporation of the city of Three Rivers to the effect that the latter had the power to guarantee and endorse the bonds which the company would issue;

Whereas such bonds have since been issued by the said company and endorsed by said corporation in accordance with the said by-law, but doubts have arisen as to the powers of the corporation of the city of Three Rivers to guarantee and endorse the bonds of such company and as to the interpretation of section 55 of the act 5 George V, chapter 90, amended by the acts 6 George V, chapter 45, section 2, and 8 George V, chapter 85, section 5; and

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:

1. The city of Three-Rivers may by resolution of its council confirm its by-law number 364 passed on the 20th of January, 1919, as amended by its by-law number 373

City of
Three
Rivers au-

thorized to confirm certain by-laws passed on the 2nd of September of the same year, and the passing of this resolution will render valid for all legal purposes the guarantee and endorsement given by the corporation of the said city of the bonds issued by the St-Maurice Cold Storage Limited.

Legality of such by-laws. **2.** If the city of Three-Rivers neglects or refuses to pass the resolution mentioned in section 1, this act shall not be interpreted as throwing any doubt on the legality of the by-laws therein mentioned.

Coming into force. **3.** This act shall come into force on the day of its sanction.

C H A P. 143

An Act respecting the estates of the late Jean-Baptiste Beaudry, and Hercule Jean-Baptiste Beaudry

[Assented to, 8th of March, 1922]

Preamble.

WHEREAS Dame Héva Prévost, wife of Joseph Edouard Auger, and Albert Prévost, physician, of the city and district of Montreal, have by their petition, represented that they are the institutes of the substitution respectively created:

1. By the late Jean-Baptiste Beaudry, their maternal grandfather under the terms of his will made before Mtre. J. Belle and colleague, notaries, on the 6th April 1863:

2. And by the late Hercule Jean-Baptiste Beaudry, their maternal uncle, under his will made before Mtre. D. E. Papineau and colleague, notaries, on the 29th. January 1880; which substitutions have been prolonged by one degree by Dame Marie Joséphine Ida Beaudry, wife of Armand Prévost, the mother of the petitioners, the daughter and legatee institute in the substitution of the said Jean-Baptiste Beaudry, and sister and legatee institute in the substitution of the said Hercule Jean-Baptiste Beaudry under his will received before Mtre. H. A. A. Brault and colleague, notaries, on the 23rd. May, 1891;

Whereas by the Quebec act, 5 George V, chapter 156 the petitioners were authorized, with the consent of the curator to the said substitutions, among other things, to divide, by mutual agreement, the moveables and immoveables whereof they are the institutes, or the proceeds of the said moveables and immoveables, or to see to the re-investment thereof;