

the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

Sale of  
property  
authorized.

**1.** Dame Marion Louise McGie Aylwin, curatrix, duly appointed to the person and property of her daughter, Miss Marion Elizabeth Cushing Aylwin, and her successors in office, is hereby authorized and empowered, without judicial formalities, to join with the other representatives of the estate of the late T. C. Aylwin, to, from time to time as occasion may present itself, sell and transfer with legal warranty the whole or any part of the immoveable property, or shares, bonds, debentures, debenture notes or other forms of securities in financial, commercial or industrial corporations comprised in the said estate, and to receive any or all sums due thereto, whether in capital or interest, and give valid acquittances therefor. The said curatrix may likewise join in giving good and valid receipts for any or all sums due and payable to the said estate.

Agent.

**2.** The said curatrix may be represented by an agent in the execution of any deed of sale or acquittance.

Partial  
division of  
estate.

**3.** A partial division of the estate may be made at any time, provided all the interested parties agree, the said curatrix having power to agree for and on behalf of the said Marion Elizabeth Cushing Aylwin, whose share shall be invested by the said curatrix under the terms of article 981o of the Civil Code.

Costs of act.

**4.** The costs incurred in connection with the passing of this act shall be payable out of the capital of the said estate.

Coming  
into force.

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

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## CHAP. 171

An Act to authorize Alfred Octave Fages and John Archibald Fages to proceed to the partition of substituted property

[Assented to, 19th of March, 1921]

Preamble.

**W**HEREAS Alfred Octave Fages and John Archibald Fages, both of the city of Montreal, have, by their petition, represented:

That they are the institutes in the substitution of Jean

Guillet *dit* Tourangeau, under an authentic will made on the 31st of December, 1850, and by a codicil made on the 15th of January 1851;

That, by a judgment of the Superior Court, dated the 27th of February, 1898, it was ordered that the immoveables forming part of the legacy by the will of Jean Guillet *dit* Tourangeau should be provisionally divided into four parts, one of which was to go to Alphonse, Alice, Albertine, Roch, Bella, and Edith Guillet *dit* Tourangeau; another to Adolphe, Anna, Marie-Louise, Adele and Corinne Guillet *dit* Tourangeau; another to Henriette Guillet *dit* Tourangeau; another to John Archibald Fages and Alfred Octave Fages;

That the said partition, ordered by a judgment dated the 27th of February 1898, was declared final by an act of the Legislature, 62 Victoria, chapter 103;

That, by the said act of partition, John Archibald Fages and Alfred Octave Fages are the undivided possessors of their share;

That the respective children of Alfred Octave Fages and John Archibald Fages are the definitive substitutes of their fathers' share;

That Alfred Octave Fages and John Archibald Fages are agreed and consent that a final partition be made of the moveable and immoveable property affected by the substitution of which they are the institutes, and that it be established before a notary what lots shall go to each of them and what lots shall go to their respective heirs after their death;

That the said succession consists of four branches, and it would be advisable, in the interest of all, that, in the event of the property of one or more of the branches being, through the death of the institute of such branch or branches, added to the property whereof the petitioners have the enjoyment, a partition be made without delay among all the branches, in order to put an end to the joint possession as regards the petitioners, and that the share coming to the petitioners be given to their heirs immediately after their death;

Whereas there is no opposition to the petitioners' request, and it is expedient to grant the same:

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

1. John Archibald Fages and Alfred Octave Fages are Partition authorized during their lifetime to proceed, when they authorized. deem it advisable, to the partition between themselves of their share of the property coming from Jean Guillet *dit*

Tourangeau, where of they now have the enjoyment as institutes.

Partition of  
additional  
property  
authorized.

**2.** In the event of the moveable or immoveable property of one or several of the branches of the estate Jean Guillet dit Tourangeau becoming added, owing to the death of the institute or institutes of such branch or branches, of the property whereof the petitioners have the enjoyment, the partition of the added property between all the interested parties shall be made without delay, so that there shall be an end to the joint possession, and the share coming to the petitioners shall be divided amongst them and given to whom they appertain under the terms of the said will.

How parti-  
tion to be  
made.

**3.** Any partition authorized by this act shall be made by mutual agreement after drawing lots and with the approval of the curator to the substitution, and shall be a final partition; and the substitutes shall take the share which was enjoyed by the institute to the substitution.

Costs of  
partition.

**4.** The costs of the partition shall be charged to the share of the succession belonging to the petitioners.

Coming  
into force.

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

## CHAP. 172

An Act respecting the estates of Jacques Blanchard and Sara Déry

[Assented to, 19th of March, 1921]

Preamble.

**W**HEREAS Emile Rolland, of Montreal, manufacturer, in his capacity of duly appointed tutor to his minor son Marcel, born of his marriage with the late Juliette Blanchard, Béatrice Dorion, widow of the late Adélaré Lancot, K.C., Germaine and Aline Dorion, spinsters, all of Quebec, have, by their petition, represented:

That by the act 3 Edward VII, chapter 129, of the Legislature of Quebec, Elzéar Antoine Déry, recorder of the city of Quebec, in his capacity of tutor to the minor children of the late Eugène Blanchard (Amédée, Henri and Juliette Blanchard), Arthur Déry, bookseller, Eric Dorion, in his capacity of tutor to his minor children born of his marriage with the late Alice Déry (Béatrice, Ger-