

ed for that purpose by judgment of the Supreme Court of British Columbia, dated the 22nd day of April. 1919, in accordance with the laws of the Province of British Columbia, which is the domicile of the said minor children and of their said father;

That doubts have arisen as to the legality of the said deeds owing to the lack of authorization by the Superior Court of the Province of Quebec, the place where the immoveable property is situated, in addition to the authorization by the court of the Province in which the said minor heirs are domiciled;

Whereas it is expedient that the said doubts be removed; and

Whereas the petitioner has prayed that an act be passed to ratify the said deeds;

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

Deeds
ratified.

1. The Conveyance and the Quit Claim Deed by private writing, both dated the 9th day of May 1919, in favour of Denaston Breakey, from the heirs of the late Louis Berg, and registered in the registry office for the county of Levis under the Nos. 58457 and 58456, respectively, are hereby ratified and declared legal and valid, insofar as the capacity of the minors, and the formalities in connection with the sale of the property of minors, is concerned.

Coming
into force.

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

CHAP. 179

An Act to authorize the Bar of the Province of Quebec to admit Louis Chabot to the practice of the legal profession, after examination

[Assented to, 19th of March, 1921]

Preamble

WHEREAS Louis Chabot, law student, of the city of Shawinigan Falls, in the district of Three Rivers, has, by his petition, represented:

That he followed a complete classical course at the College of l'Assomption, which awarded him a diploma of bachelor of letters;

That he made the required deposit with the Council of

the Bar and deemed this sufficient, thinking that with his diploma it was not necessary to be admitted to the study of law;

That he studied, under indenture, during four years, in a lawyer's office, in Montreal, and that he attended law courses in a university;

That he presented himself for admission to the practice of law, at the Bar examinations, in July, 1906, and after justification, with proofs in support of the above facts, the General Council of the Bar of the Province of Quebec rejected his request for permission to undergo such examinations, but declared that it gave its approval to a bill to be presented remedying the above irregularities, the refusal of the Council being based on its lack of jurisdiction in such a case;

That he has hitherto been unable to avail himself of this resolution of the General Council of the Bar, owing to his absence and for other good reasons;

Whereas he has, by his petition, prayed that an act be passed to remedy the above irregularities, and it is expedient to grant the prayer contained in 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 Bar dispense the said Louis Chabot from the preliminary examination for admission, to admit him among its members and to allow him to practise law, after examination. ^{Bar authorized to admit L. Chabot.}

2. This act shall come into force on the day of its sanction. ^{Coming into force.}

CHAP. 180

An Act to authorize the Bar of the Province of Quebec to admit Tancred Marsil among its members after examination

[Assented to, 19th of March, 1921]

WHEREAS Tancred Marsil, journalist, of the city ^{Preamble.} of Montreal, has, by his petition, represented:

That he is a British subject, aged 39 years, and that he practised the profession of journalist for many years in Montreal;

That he went through his complete studies in the fol-