

lingsley; all legacies, bequests or gifts contained in any will, deed of donation, policy of insurance, or otherwise, made in their favour under the former name, shall avail to them under the latter; by the latter name they shall recover, have, hold, possess, and be capable of inheriting all real and personal property and rights of any kind or nature whatsoever, which they may at present have, hold or possess, or which hereafter they may be capable of inheriting, recovering, holding or possessing, as fully and to the same extent as if such change of name had not been made.

2. All obligations entered into by the said petitioners and the said minors, under their former name, shall be exigible against them under the latter, and all suits or actions at law, to which they may be parties, pending in any court of this Province, shall not be affected by this act, but shall be continued to judgment and execution as if this act had not been passed. Contracts not to be affected.

3. All rights and privileges generally of whatever nature and kind soever that may be hereby acquired by the said petitioners and the said minor children, and which may hereafter be acquired under this act, shall apply to their children and descendants. To apply to children and descendants.

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

C H A P. 192

An Act to change the name of William Francis Egg and others from Egg to Egerton

[Assented to, 25th of February, 1921]

WHEREAS William Francis Egg, gentleman, as well personally as in his quality of tutor to his minor daughter, Edith Winnifred Egg; Jane Elizabeth Passmore, wife of the said William Francis Egg; Herbert Francis Egg, journalist, as well personally as in his quality of tutor to his minor child, Adele Kathleen Emma Egg; Eva Margaret Carson, wife of the said Herbert Francis Egg; William Passmore Egg, accountant, as well personally as on behalf of his minor children, Muriel Davina Egg and Helen Patricia Egg; the said William Francis Egg, father of William Passmore Egg, in his quality of tutor to said Preamble.

Muriel Davina Egg and Helen Patricia Egg; Helen Margaret Shaw, wife of the said William Passmore Egg; Arthur Henry Egg, musician, as well personally as in his quality of tutor to his minor children, Arthur Graham Egg and Elizabeth Austin Egg; Effie Beverley Graham Hogg, wife of the said Arthur Henry Egg; Muriel Jane Egg, spinster, Ethel Louisa Egg, spinster; and Norman Egg, student, all of the city of Montreal, in the Province of Quebec, have, by their petition, set forth that they are desirous of having their family name, as well as that of the said minor children, changed from Egg to Egerton, so as to obviate and remove the inconvenience and embarrassment to themselves, so frequently resulting from their present name, which, in their opinion, is unsuitable, and have prayed for an act for that purpose; and it is expedient to grant the said prayer;

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

Change of
name.

1. The family name of the said petitioners and of the said minor children shall be and it is hereby changed from Egg to Egerton, and they shall hereafter be called and known by the latter name; under such name they shall hereafter enjoy, exercise and claim all advantages, benefits, rights and title which without such name they would have been entitled to; all contracts, covenants, agreements and wills made and entered into by them under the name Egg shall avail to and be deemed to be entered into by them, by and under the name Egerton; all legacies, bequests or gifts contained in any will, deed of donation, policy of insurance, or otherwise, made in their favor under the former name, shall avail to them under the latter; by the latter name they shall recover, have, hold, possess, and be capable of inheriting all real and personal property and rights of any kind or nature whatsoever, which they may at present have, hold or possess, or which hereafter they may be capable of inheriting, recovering, holding or possessing, as fully and to the same extent as if the change of name had not been made.

Obligations,
etc. not to be
affected.

2. All obligations entered into by the said petitioners and the said minors, under their former name, shall be exigible against them under the latter, and all suits or actions at law, to which they may be parties, pending in any court of this Province, shall not be affected by this act, but shall be continued to judgment and execution as if this act had not been passed.

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

C H A P. 193

An Act to change the name of William Harvey Green, of the city of St. Lambert, in the county of Chambly, clerk, to that of William Harvey Green Smith

[Assented to, 25th of February, 1921]

WHEREAS William Harvey Green, residing in the city of St. Lambert, in the district of Montreal, clerk, has, by his petition, represented that he desires to have his name changed to that of William Harvey Green Smith, inasmuch as, since the age of six months, he has been brought up by Johnston Smith, also residing in the town of St. Lambert, gentleman, his father and mother having died long ago, that he is known under the name of William Harvey Green Smith, and has carried on all his business under the latter name; that he has prayed for the passing of an act to that effect; and whereas it is expedient to grant 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 said William Harvey Green shall, in future, be designated and known under the name of William Harvey Green Smith, and, under such name, he may exercise, and possess all the advantages, benefits, rights and titles which, had not such change of name taken place, he would have had the right to claim, exercise or possess; and all contracts, stipulations, and agreements made by him and in which he may have participated, by and under the name of William Harvey Green, shall avail him and bind him and be deemed to have been made by him by and under the name of William Harvey Green Smith; and all legacies and donations contained in any will, made in his favour under the name of William Harvey Green, shall avail him as if the name of William Harvey Green Smith had been mentioned therein; and likewise, under the latter name, he may recover, have, hold and possess and may receive, as legacies, all the immoveables or personal property and rights of all kinds whatsoever which he may now have, hold or possess, or which he may in future receive by legacy, and may recover, hold and possess the same in as absolute manner and to the same extent as if such change of name had not been effected by this act.