

Ely, in the district of Bedford, and bearing No. 4363 of the repertory of the said notary, said deed of donation being from Joseph Ephrem Papineau to Joseph Edouard Papineau, is hereby ratified and confirmed and declared legal and valid to all intents and purposes.

3 The deed of sale dated July 17th, 1907, made and executed before P. J. S. Peltier, notary, at the township of Ely, in the district of Bedford, and bearing No. 4373 of the repertory of the said notary, said deed of sale being from Joseph Edouard Papineau to Adélard Lussier, is hereby ratified and confirmed and declared legal and valid to all intents and purposes.

4. Nothing in the present act shall exempt the said Joseph Edouard Papineau from paying the life rent constituted by the original donation in favor of Raymond Demers.

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

CHAP. 152

An Act respecting the estate of Victor Beaudry

[Assented to, 4th of March, 1919]

WHEREAS Dame Alice Beaudry, widow of James Barclay, physician, of Montreal; Dame Mathilde Beaudry, wife separate as to property of Arthur Amos, civil engineer, of the city of Quebec, and the said Arthur Amos, to authorize his wife for the purposes hereof, and Oscar Beaudry, of Pekisko, Province of Alberta, rancher, have, by their petition, represented;

That under the will of the late Victor Beaudry, executed in Montreal before O. Marin and his colleague, notaries, on the 26th of December, 1887, the said Victor Beaudry, their father, bequeathed to each of them and to their brother Victor Beaudry, now at Munich, in Bavaria, and to their brother the late captain Abel Beaudry, a life pension of six thousand dollars a year payable from their age of majority, by his testamentary executors, administrators and trustees; that from the death of the said late Victor Beaudry, until the majority of each of his children, one-fifth of the net revenues of his estate, after payment of certain pensions, was to accumulate separately for each of

Preamble.

the said children, and, after their majority, to serve to the same extent in forming, with their share of the mass of the revenues of the said estate, their pension of six thousand dollars a year, the surplus being capitalized for each of them separately;

Whereas by an order of the Privy Council of His Majesty, dated the 28th of July, 1900, in two cases of Beaudry vs. Barbeau *et al.*, *esqualité*, and Leblanc, *et al.*, *esqualité*, *mis en cause*, and Barbeau, *et al.*, *esqualité*, vs. Beaudry and Leblanc *et al.*, *esqualité*, it was decided that the said reserve of revenues accumulated for each of the said children of the said late Victor Beaudry, until their majority and subsequently, was not subject to the substitution created by the said will, but was the property belonging exclusively to each of the said children who, though they cannot touch the capital thus accumulated during their lifetime, were entitled to bequeath it unreservedly by will;

Whereas for several years the revenues of the said estate have been sufficient to pay all the pensions provided by the said will, the sum of the revenues capitalized each year is considerable, and it is to be foreseen that the revenues of the whole of the estate will continue to increase;

Whereas the growing cost of living and their increasing responsibility have considerably decreased the means of the heirs, either to live in accordance with their condition, or to provide for the wants of their families, and it is even in the interest of the children of the petitioners, that the entire revenue of the sums, hitherto capitalized for each of the heirs, be paid them each year;

Whereas the testamentary executors, administrators and trustees of the said estate have declared that they are not opposed to the distribution in future of the entire revenues of the said sums capitalized for the petitioners;

Whereas the capital of the estate of the said late Victor Beaudry, administered by the said testamentary executors, administrators and trustees of the said estate, has greatly increased since the death of the late Victor Beaudry, and the remuneration of four hundred dollars a year for each of the three testamentary executors is insufficient and should be increased;

Whereas the salary of the manager of the said estate is fixed at fifteen hundred dollars a year by the said will and the said testamentary executors should be allowed to fix it as they deem advisable;

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

1. The testamentary executors, administrators and trustees appointed under the will of the late Victor Beaudry, executed before O. Marin and his colleague, notaries, on the 26th of December, 1887, shall pay every year, beginning with the present year, to each of the surviving children of the said late Victor Beaudry, the entire revenue of the capitalized sums for each of them during their minority and after, until the 31st of May, 1918, deducting what will be taken to form their pension of six thousand dollars a year, as fixed by the said will. Revenue to be paid to surviving children.

2. The testamentary executors, administrators and trustees, appointed under the said will of the late Victor Beaudry, shall be entitled to receive, every year, an indemnity of eight hundred dollars a year, payable in the manner provided for in the said will, and may pay to the manager of the said estate the salary which they deem advisable to fix. Remuneration of executors, etc.

3. The costs of the present act shall be paid out of the mass of the estate of the said late Victor Beaudry. Costs of present act.

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

C H A P. 153

An Act respecting the estate of the late Isaïe Hurtubise,
junior

[Assented to, 17th of March, 1919]

WHEREAS, O. R. Rowley, Thomas M. Barrington, Jules R. Payan, M. Albert, George Ed. Goldstein, W. S. Campbell, Charles F. Smallpeace, G. A. Irving, H. S. Boyle, W. A. Cook, W. H. Leach, Mrs. D. Strachan, James J. McNutt, A. Davidson, A. A. Murphy, Charles P. Rice and others, all of the city of Westmount, district of Montreal, have by their petition represented: Preamble.

That by his solemn will made before Mr. J. A. O. Labadie and colleague, notaries, on the 17th of June, 1891, the late Isaïe Hurtubise, junior, instituted the children, issue of his marriage with Dame Marie Claire Laurent *dit* Lortie, his usufructuary legatees of all the moveable and immoveable property he might leave at his death, subject to substitution in favour of their children, born or to be