

in accordance with the provisions of article 981o of the Civil Code.

Purchaser not bound to see to re-investment. **2.** The purchaser of the whole or any part of such lots shall not be bound to see to the re-investment of the price of sale of such lots when he shall have deposited the share of the said minors in the said *Caisse d'Economie de Notre-Dame de Québec*, and received a receipt for such deposit.

Payments authorized. **3.** The said *Caisse d'Economie* may, however, without any order from the court, pay to the petitioner, or his successor in office, the interest on such deposit without having to see to their investment, and it may also pay the capital so deposited to each of the said minor children, upon their respectively attaining the age of majority.

Employment of interest and revenues. **4.** The petitioner or his successor in office shall employ the interest and revenues of such price of sale for the maintenance and education of the said minors.

Costs of this act, &c. **5.** The expenses incurred for the passing of this act and two-thirds of those incurred for the subdivision plans of the said lots shall be at the charge of the said minor children, and shall be paid from the price of the first sale. The receipt establishing the payment of such expenses given to any purchaser of such lots, shall be the latter's voucher for the payment of his price of sale, as if such receipt had been given by *La Caisse d'Economie de Notre-Dame de Québec*.

Coming into force. **6.** This act shall come into force on the day of its sanction.

C H A P . 1 6 3

An Act respecting the last will and testament of the late
Charles Eleazar Levey

[Assented to 5th March, 1915]

Preamble. **W**HEREAS Alfred Edward West, of Kilcronney Bray, in the county of Wicklow, in Ireland, gentleman; Edward Graves Meredith, of the city of Quebec, notary public; Ernest Frederick Wurtele, of the city of Quebec, chartered accountant; The Royal Trust Company, a body politic and corporate, having its chief place of business at the city of Montreal; and Reginald Meredith, of the city

of Quebec, notary public, in their quality of executors, administrators and trustees of the estate and successions of the late Charles Eleazar Levey, in his lifetime of Cata-raqui, in the parish of St. Colomban, in the county of Quebec, have by their petition represented:

That, by the last will and testament of the late Charles Eleazar Levey, made and passed at the city of Quebec, on the 5th day of October, 1877, before William Darling Campbell and his colleague, notaries public, the executors, administrators and trustees named in his will, and their successors, were vested with the seizin and possession of all movable and immovable property of which he should die possessed and of which his estate should be at any time composed, and their powers were prolonged and continued until the death of his wife, daughter and son, and, in the event of his daughter or son leaving issue, until the youngest of his grandchildren should attain the age of forty; and the said testator further directed that his estate should be held by the said executors, administrators and trustees upon, among others, the following trusts, uses and purposes, to wit:

“To manage and administer my estate during the continuance of their said trust with power to sell and dispose of my real estate, and to sell or transfer my bank or other stocks and securities from time to time, and to invest the proceeds and all monies coming from or forming part of the capital of my estate, in the purchase of immoveable property yielding revenue in first hypothecs or in first privileged claims upon real estate worth at least double the amount loaned in Government Bonds or Stocks and in municipal stocks or bonds which are fairly considered good, and with power from time to time and in their discretion to vary, change, sell or dispose of or transfer the investments so made by them and to reinvest the proceeds.”;

And whereas doubts have arisen as to whether the said executors, administrators and trustees are entitled to invest the monies of the estate in municipal bonds or debentures issued by municipalities in Canada other than those situate in the province of Quebec, and in stocks and bonds issued by the several Provinces of Canada other than the Province of Quebec;

And whereas the said petitioners have prayed for the passing of an act for the purpose of removing such doubts;

And whereas it is expedient to grant the prayer of 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. Notwithstanding anything contained in the last will and testament of the late Charles Eleazar Levey, in his lifetime of the city of Quebec, passed before William Darling Campbell and his colleague, notaries public, on the 5th day of October, 1877, the executors, administrators and trustees for the time being vested with the seizin and possession of the moveable and immoveable property of the said estate, and their successors, are authorized in their discretion to invest the monies belonging to the said estate, and forming part of the capital thereof, in municipal bonds and stocks issued by any municipality in Canada, or in stock or bonds issued by any of the Provinces of Canada.

Authoriza-
tion to invest
capital in
certain way.

2. The purchases of bonds and debentures issued by municipalities, or debentures of any school corporation, in Canada, heretofore made by the said executors, administrators and trustees, are declared to be legal and binding upon the beneficiaries under the said will, and are ratified and confirmed to all intents and purposes.

Former in-
vestments
ratified.

3. Nothing herein contained shall be construed as limiting the powers of the said executors, administrators and trustees to invest the capital monies belonging to the estate in any manner provided by the said will or by law.

Act not
limitative in
effect.

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

Coming into
force.

C H A P . 1 6 4

An Act respecting the estate of the late J. H. Wilson, and to amend the act 9 Edward VII, chapter 166.

[Assented to 5th March, 1915]

Preamble.

WHEREAS William Olier Wilson, merchant; Elvina *alias* Albani Wilson, spinster; Joseph Henry Wilson, clerk; Henriette Wilson, widow of the late Donatien Roland; Hortense Wilson, widow of the late Adolphe Brosseau; Blanche Wilson, wife of Emile Globensky, gentleman, and the latter for the purpose of authorizing his wife; and May Adele *alias* Mamie Wilson, wife of Arthur Benoit, civic employee, and the latter for the purpose of authorizing his wife, all of the city of Montreal, with the exception of