

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

**1.** The powers conferred by the said late William Murray, in his lifetime of the city of Montreal, by his last will and testament executed at the city of Montreal on the twenty-first day of February, eighteen hundred and seventy-four, and duly probated in the Superior Court for the district of Montreal on the twenty-eighth day of May, eighteen hundred and seventy-four, upon the testamentary executors and trustees therein named, have continued and may be exercised by the successors of the said executors and trustees in the manner set forth in the said will notwithstanding the death of certain of the children of the testator, and the said powers shall continue after the successive deaths of the remainder of the testator's children until the full and final execution of the provisions of the said will.

Powers of certain executors may be continued notwithstanding death of certain persons, &c.

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

Coming into force.

## CHAP. 164

An Act respecting the validation of a resolution of the former town of Notre Dame des Neiges, dated the sixth of November, 1906.

[Assented to 27th April, 1909]

**WHEREAS** Narcisse Emilien Brais, trader ; Joseph L. Perron, advocate and King's Counsel and Joseph Per-

Preamble.

rault, architect, all of the city of Montreal, in their capacity of testamentary executors and trustees of the estate of the late Alexis Brunet, in his life-time, advocate, of the town of Notre Dame des Neiges, have, by their petition, represented :

That by resolution of the council of the former town of Notre Dame des Neiges, now Mount Royal ward, of the city of Montreal, passed on the sixth of November, 1906, they were permitted to open and maintain on the immoveable then known under official numbers 3-1 to 3-7 inclusively, on the official plan and book of reference of the village of Côte des Neiges and now known and designated under the official numbers 3-53 to 3-207 inclusively, on the official plan and book of reference of Mount Royal ward of the city of Montreal, streets less than sixty-six feet wide and not less than thirty-three feet wide ;

That the words : " the Legislature " in such resolution were

inserted by error, as the council of the former town of Notre Dame des Neiges, intended to compel the petitioners to obtain the ratification of the said resolution by the Lieutenant-Governor in Council under the act 55-56 Victoria, chapter 34, section 1 and not a ratification by the Legislature ;

That the petitioners acting under such resolution have had subdivision plans made of their immoveable which have been deposited in the office of the Department of Colonization, Mines and Fisheries, and have been approved ;

That such immoveable is situated on the Montreal mountain and is bounded in front by the Côte des Neiges road, on the east, to the north and to the west by the Mountain Park ;

That the streets that have been opened, established and maintained on the said immoveable will serve only for the various buildings to be built on the said immoveable ;

That the said streets have to be cut out in the rock and will have a very considerable slope ;

That, moreover, such streets have to be traced diagonally along the mountain side in order to go around a portion of it ;

That seeing the nature of the immoveable it will be practically impossible to establish and maintain streets over thirty three feet wide and it is not in the interest of the public that streets more than thirty-three feet wide shall be opened and maintained on the said immoveable.

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

Resolution of  
N. D. des  
Neiges of  
Nov. 6th,  
1906, rati-  
fied, &c.

**1.** The resolution passed by the council of the former town of Notre Dame des Neiges, now Mount Royal ward of the city of Montreal, dated the sixth of November, 1906, is confirmed, validated and ratified to all intents and purposes, and, notwithstanding any law to the contrary, the said Narcisse Emelien Brais, trader, Joseph L. Perron, advocate and King's Counsel and Joseph Perrault, architect, all of the city of Montreal, in their capacity of testamentary executors and trustees to the estate of the late Alexis Brunet, in his lifetime, advocate, of the town of Notre Dame des Neiges, their successors and assigns, shall have the right to establish and maintain on the said immoveable, streets of less than sixty-six feet wide, but not less than thirty-three feet wide, but in the latter case the proprietors shall build at least twelve feet from the street line.

Coming into  
force.

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