

with the provisions of article 981*o* of the Civil Code of Lower Canada, and may invest the funds of the estate in good and safe investments according to the terms of said will notwithstanding the provisions of said article 981*o* of the Civil Code.

Coming into
force.

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

CHAP. 140

An Act respecting the Tourville estate

[Assented to 28th February, 1907.]

Preamble.

WHEREAS Dame Marie Louise Tourville, wife separated as to property, of Stephen Globensky, and the latter, both for the purpose of authorizing his wife and as representing Ernest Hubert Globensky, his minor son; Juliette Globensky, spinster; Dame Eugénie Tourville, wife separated as to property of C. Ernest Gagnon, agent, and the latter, both for the purpose of authorizing his wife and as representing his minor children, Irma, Paul and Albert Gagnon; Louis Ernest Gagnon, accountant; Dame Corinne Gagnon, wife separated as to property of Louis H. A. Archambault, civil employee and the latter for the purpose of authorizing his wife; Marie Jeanne Gagnon, spinster; Edmond Clerk, clerk, in his capacity of tutor to his minor children Walker, Guy, Aline and Henry Clerk, issue of his marriage with the late Malvina Tourville; Rodolphe Forget, broker, and member of the House of Commons of Canada, in his capacity of tutor to his minor child Marguerite, issue of his marriage with the late Alexandra Tourville; Rodolphe Tourville, merchant, representing his minor children Bertha, René, Rodolphe and Rita Tourville, all of the city of Montreal, have by their petition represented:

That by his will made and passed at Montreal, in the district of Montreal, before Mtres. H. P. Pepin and Georges Normandin, notaries, on the thirteenth of February, eighteen hundred and ninety-six, (1896), the Honorable Louis Tourville, after having given particular legacies to his children, and to certain of his grandchildren, instituted as his universal legatees, as to ownership, such grandchildren and great-grandchildren by representation;

That the universal legatees as to ownership will receive their share at the death of the last of the testator's children;

That since the death of the testator, the value of the estate has considerably increased, the revenues having more than doubled;

That the revenues of the year nineteen hundred and six amount to the sum of thirty-two thousand seven hundred and seven dollars and twenty-five cents; that the expenses and charges amount to the sum of ten thousand five hundred and ninety-five dollars and forty-four cents, leaving a surplus of twenty-two thousand one hundred and twelve dollars and eighty-one cents and that this has been the case for a certain number of years;

That it appears by the terms of the will that the intention of the testator was to have the universal legatees benefit equally:

That it would be more in the spirit of equity of the will and in the interest of the universal legatees if the latter were to enjoy by anticipation a portion of the surplus of the revenues, after payment of all costs and charges:

That out of the sixteen universal legatees as regards ownership, four are of the full age of majority, namely: Louis Ernest Gagnon, Corinne Gagnon, Marie Jeanne Gagnon and Juliette Globensky:

That the grandchildren, the universal legatees of the testator as regards ownership, have now reached the age when they most need assistance, either for the purpose of and for completing their studies and education or for establishing themselves, according to their social position and the fortune of their estate:

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 and administrators who are trustee of the late Honorable Louis Tourville, are authorized every year to divide by anticipation between his universal legatees as to ownership, fifty per cent (50%) of the future revenues of the property composing his estate, after having deducted the legacies, debts, expenses, charges and costs of administration.

Nevertheless the revenues so to be divided shall be considered and treated as capital and divided between the universal legatees in accordance with the terms and conditions of the will, the whole however subject to clause 12 of the will.

Each of the universal legatees, to be born, shall, at the final partition, receive without interest the revenues which they would have received each year if they had been living from the first division to the day of their birth.

2. The testamentary executors and administrators who are trustees, shall, at the end of each year, beginning from the year nineteen hundred and seven, pay the revenues so

divided to each of the universal legatees as to ownership, the minor being represented by his tutor, who may invest the same, wholly or in part, for the purposes of his education and support.

Coming into force.

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

CHAP. 141

An Act to respecting the estate of Sir Hector Langevin

[Assented to 28th February, 1907.]

Preamble.

WHEREAS Dame Hectorine Langevin, wife separated as to property of Honorable Thomas Chapais, legislative councillor, of Quebec, authorizing his wife to that effect; Dame Stella Langevin, wife separated as to property of Honorable Ernest Cimon, judge of the Superior Court, of Rivière du Loup, (*en bus*), also authorizing his wife to that effect; Thomas Napoléon Pelletier, Esquire, civil service employee of Quebec, in his capacity of tutor to his minor child Caroline, issue of his marriage with the late Marie-Reine Alphonsine Cartier Langevin; and Hubert Cimon, Esquire, advocate, of Quebec, in his capacity of curator to the substitution created by the will hereinafter mentioned of the late Honorable Sir Hector L. Langevin, in his life-time of Quebec, former Minister of Public Works of Canada, have by their petition prayed for the passing of an act to facilitate the execution of the holograph will made by the said late Sir Hector L. Langevin, at Ottawa, on the fourth of April, eighteen hundred and ninety-two, probated in Quebec by a judge of the Superior Court on the third of August last, the said Sir Hector L. Langevin having died on the eleventh of June last at Quebec; and whereas it is expedient to grant the prayer of said petition;

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

Who are universal legatees of the testator, &c.

1. By the said will, dated the fourth of April eighteen hundred and ninety-two, owing to the pre-decease of Hector Louis La Force Langevin without children and of the pre-decease of Marie-Reine Alphonsine Cartier Langevin, leaving the minor child above mentioned, the universal legatees of the late Sir Hector L. Langevin who receive his succession, are