

## C H A P . 1 0 9

An Act respecting the estate of the late Arthur Caron

[Assented to 20th May, 1905]

Preamble.

**W**HEREAS Anthony Emond, gentleman, of the city and district of Montreal, has, by his petition, represented :

That, by his will made before Mtre Victor Morin and colleague, on the sixteenth of April, 1900, the late Arthur Caron, his uncle, in his life-time burgess, of the parish of Longue Pointe, in the district of Montreal, bequeathed to him, amongst other things, a sum of one thousand dollars, payable when he was to undergo his examinations for the medical profession, in addition to a further sum of three thousand dollars, payable as soon as the said Anthony Emond should have undergone such examinations, whether he were successful or not ; and also that he bequeathed him certain property which he ordered his testamentary executors to hand over to him, when he should have undergone the said examinations for the medical profession as aforesaid ;

That, at the time of the making of the above-mentioned will and of the death of the testator, the said Anthony Emond was studying medicine ;

That, when he came to pass his medical examinations, the testamentary executors of the late Arthur Caron paid him the sum of one thousand dollars, made payable by the testator at the time of passing his said examinations ;

That, after presenting himself before the Board of Governors of the College of Physicians and Surgeons of the Province of Quebec for examination, the latter, seeing that he had been refused at his preliminary examination, refused to allow him to present himself for the said medical examination ;

Whereas the universal legatee of the said late Arthur Caron, Chénier Emond, student, of Montreal, who is also executor of the estate, has consented to this act ;

Whereas, for the above reasons, the petitioner prays that an act be passed to place him in possession of the particular legacies above mentioned, notwithstanding the fact that he did not pass the examinations for the medical profession, and also that he be exempted from such obligation ;

Whereas the petitioner has established the allegations of his petition, and it is expedient to grant his prayer ;

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 of the will of the late Arthur Caron, in his life-time, burgess, of the parish of Longue Pointe, in the district of Montreal, are hereby authorized and obliged to hand over to the said Anthony Emond the sum of three thousand dollars, together with the property mentioned in the ninth clause of the will of the said late Arthur Caron, made before Mtre Victor Morin and colleague, notaries, under the number 5230 of the minutes of the repertory of the said notary, as if he had undergone his examinations for medicine.

Executors authorized to hand over certain legacy and real estate to Anthony Emond.

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

Coming into force.

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#### CHAP. 110

An Act to ratify the sales and adjudications between the heirs and representatives of Joseph Robereau-Duplessis and his wife Marie Catherine Cardinal and Téléphore Turcot and Louis Jean Baptiste Martin, and to validate the conveyance by Téléphore Turcot to Séraphin Turcot, and the sale by Louis Jean Baptiste Martin and others to *Le Crédit-Foncier Franco-Canadien*.

[Assented to 20th May, 1905]

WHEREAS Louis Jean Baptiste Martin, burgess ; Dame Léa Cardinal, widow of Joseph Urbain Turcot, both in her own personal name and as usufructuary legatee and in her capacity of tutrix, duly appointed in law to her two minor children, Urbain and Valentine Turcot, issue of her marriage with the said late Joseph Urbain Turcot ; Fleury Turcot, Godfroy Turcot, Gustave Turcot, Raoul Turcot, Alfred Turcot, Henri Turcot, gentlemen, all of the city and district of Montreal, and Donaldine Turcot, wife of Joseph Wilfred Lavergne, physician, both of Sault-au-Récollet, have, by their petition, represented :

Preamble.

That, by his will, dated the 6th of August, 1834, Joseph Robereau-Duplessis, of the city of Montreal, bequeathed the usufruct of his immoveables, among which was that now bearing the number 146 of Centre ward of the city of Montreal, to his wife Marie Catherine Cardinal, and after the latter's death, to his children and descendants, until the death of the last of his children and until the youngest of his grandchildren should have attained the age of twenty-