

and dispose of it, invest moneys which are not payable to the parties benefited, and to alter, vary, and transpose, from time to time, such investments; and the acts of the trustees for the said Margaret Paton in the transactions hereinbefore recited are ratified.

The investment of the moneys with which the trustees are or shall be seized, shall be made in accordance with the provisions of article 981o of the Civil Code. Law to apply to investments.

2. The appointment of the said Thomas L. Paton as trustee is confirmed. Appointment confirmed.

3. In the case of any vacancy in the trust, any judge of the Superior Court may appoint a replacing trustee or trustees on petition of the remaining trustee, after notice to the said Margaret Paton, or of the said Margaret Paton, after notice to the remaining trustee. Appointment of replacing trustee.

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

C H A P . 1 1 3

An Act to authorize the Bar of the Province of Quebec to admit Theodore Dubé to the practice of the legal profession, after examination

[Assented to 11th May, 1905]

WHEREAS Théodore Dubé has, by his petition, represented : Preamble...

That he is an official of the city of Quebec since the year 1893 ;

That he was appointed assistant clerk of the recorder's court of the city of Quebec, in January, 1895, and has always filled and still fills that office ;

That it is desirable that the petitioner in his office of assistant clerk of the said recorder's court should know the law and belong to one of the legal professions, inasmuch as he performs the same functions as the clerk before the said court, and acts and pleads as such before the said court in the absence of the said clerk ;

That, in order to make himself more useful to the city, and in his own interest, he is studying law, and wishes to be admitted to the legal profession ;

That he matriculated as a law student in Laval University over two years ago, and has always passed excellent exami-

nations since then, and is indentured to L. Omer Beaubien, Esquire, advocate, of Quebec ;

That he followed a course of classical studies at the Quebec Seminary as far as rhetoric, but was obliged to discontinue, and has since been unable to pass his examinations for admission to the study of law, for certain reasons set forth in a petition addressed by him to the general council of the Bar of the Province of Quebec, praying it to approve of the passing of a private bill ;

That the said general council of the Bar of the Province of Quebec, at its sitting on the 14th June, 1904, unanimously approved the said petition ;

Whereas the petitioner has prayed that an act be passed to that effect, and it is expedient to grant such prayer ;

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

Admission of
T. Dubé to
Bar of the
Province.

1. The Bar of the Province of Quebec is authorized to admit Theodore Dubé to the profession of advocate, when he shall have regularly obtained his university degrees and the required certificate from his patron, and after he shall have passed the examinations required by law for admission to the practice of the said profession, and the said Theodore Dubé is and shall be, for all purposes, considered hereby as under indenture and as having been admitted to the study of law in July, 1902, after all required examinations.

Coming into
force.

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

C H A P. 114

An Act to authorize the Bar of the Province of Quebec to admit Antonio Perrault among its members, after examination.

[Assented to 20th May, 1905]

Preamble.

WHEREAS Antonio Perrault has, by his petition, represented :

That he completed his classical studies at the Quebec Seminary on the twentieth June, 1901, after obtaining the degree of Bachelor of Arts ;

That, at the beginning of July in the same year (1901) he entered the office of J. E. Perrault, Esquire, advocate, at Arthabaska, as a student at law and continued there as such up to the fifth of September, 1902, and that during that time