



63 VICTORIA

CHAP. 108

An Act to confirm and ratify the partition and distribution of the properties and assets of the succession of the late John Bryson and regulating other matters relating thereto

[Assented to 23rd March, 1900]

WHEREAS Dame Mary Henrietta Whyte, widow of Preamble.
the late John Bryson, in his lifetime of the village of Fort Coulonge, in the county and district of Pontiac, in the Province of Quebec, acting in her personal capacity and also in her capacity of tutrix of her minor children, Mary Hennaird Bryson and Ethel Florence Bryson, issue of her marriage with the said late John Bryson, and also in her capacity of executrix of the last will and testament of the late John Bryson, and John Fumerton of the said village of Fort Coulonge, in his capacity of executor of the last will and testament of the late John Bryson, and George Bryson, son of the late John Bryson and issue of his marriage with the late Mary Christiana Bryson, have, by their petition, prayed that the partition and distribution of the properties and assets of the succession of the late John Bryson made by them, acting in their said capacities, by notarial deed executed before N. Tétreau, notary, on the twenty-first day of February one thousand nine hundred, and that all the provisions of the said agreement, be ratified and confirmed ;

And whereas the said parties, to quiet all doubts as to the powers of the executor or executors or others who shall

hereafter administer the portions of the said estate allotted to the said parties respectively, have further prayed that the said executor or executors, from time to time named to administer the said estate or the residue thereof, shall have the powers in the said agreement mentioned ;

And whereas it is expedient to grant the prayer of the said petition.

Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

Agreement of
21st February
1900, approved.

1. The agreement made between the parties mentioned in the preamble hereof before N. Tétreau, notary public, of the city of Hull, in the district of Ottawa and Province of Quebec, dated the twenty-first day of February, one thousand nine hundred, is hereby approved, ratified and confirmed in every respect and declared to be valid and binding on the parties thereto, and therein represented, and upon said minors ; and the partition and distribution of the assets and properties of the succession of the late John Bryson as therein effected and made is ratified, confirmed and declared binding on the parties thereto and therein represented and on the minor children, Mary Hennaïrd Bryson and Ethel Florence Bryson ; and the provisions thereof relating to the administration of the different portions of the said estate and the liabilities of the parties therefor are hereby also ratified and confirmed in all respects and declared binding upon the parties thereto and upon the said minors, and each of the parties thereto ; and the tutor or tutors representing said minors from time to time, and the executor or executors administering any portion of the said succession from time to time, are hereby authorized and empowered to do whatever may be necessary to give effect to the substance and intention of the said agreement.

Certain
powers given
to executors,
&c., adminis-
tering estate.

2. Without restricting the foregoing, the executor or executors hereafter to be named, and all executors administering those portions of the said succession of the late John Bryson and the properties and assets thereof in the said agreement awarded and allotted to said George Bryson, and who shall, from time to time, administer the same or the residue of the said succession, shall have and are hereby given the power to sell and dispose, among other properties and assets comprised in said portions of said succession or in said residue, of all limits and all rights and interests in limits and all real estate and all rights and interests in real estate which the said late John Bryson had at the time of his death, or which his estate has since acquired, the whole on such

terms and conditions as shall be first approved of in writing by the said George Bryson ; the whole notwithstanding anything to the contrary contained in the will of the late John Bryson or the laws of the Province of Quebec, or in the act 60 Victoria, chapter 96, of the Province of Quebec.

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

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