

seigniori of Rigaud-Vaudreuil, in the district of Beauce, under whatsoever title and from whatsoever sources they may come, *en bloc* or separately, for cash or on credit, as they may deem expedient, without the authorization of a family council or other formalities, the order of a court of justice, or of a judge.

2. Any partial transfer, either temporary or permanent, of the said rights of the minors which may have been effected prior to this act by one of the tutors of the said minors Alleyn, jointly with the other co-proprietors, is hereby ratified. Certain former transfers ratified.

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

## C A P. C

An Act respecting the estate of Anne Kelley.

[Assented to 10th March, 1899]

**W**HEREAS, dame Susanna Foy has, by her petition, Preamble  
represented ;

That dame Anne Kelley, widow of the late Martin Foy, trader, made her solemn will before Mtre. J. G. Crebassa, notary, and two witnesses, by which she bequeathed her property to her son, Martin William Foy, and to her daughter, dame Susanna Foy, wife of M. Albert Gundlack ;

That by the said will, the testatrix bequeathed the property and the revenues, derived from the shares which she had in the Molson's Bank, to her two children aforesaid during their life time ;

That the said Martin William Foy died about eleven years ago and left four infant children ;

That the said petitioner has taken charge of these four children, and has sought, and still seeks to give them a good education ;

That two of the said children are still at college ;

That she wishes to continue to have the two younger children educated ;

That, for this object and to pay the aforesaid debt, the petitioner has no other means than that of selling the shares in the Molson's Bank ;

Whereas, she has, by her petition, prayed for the passing of an act to that effect, and it is expedient to grant her prayer ;

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

Sale of prop-  
erty of the  
estate au-  
thorized un-  
der certain  
conditions.

**1.** Notwithstanding the provisions of the will of the late Anne Kelly, widow of the late Martin Foy, received before J. G. Crebassa, notary and witnesses, on the 10th December, 1871, the heirs at present in possession of the property of her estate are permitted to sell such portion of her property, to the amount of the debts legitimately incurred up to date and the costs thereon incurred to provide for the same, for and in the interests of the children of the late Martin William Foy, provided :

(a) That Mrs. Susannah Foy, wife of Albert Gundlack, consents thereto ;

(b) That the amount of the said debts and costs, to be paid out of the proceeds of the sale, be established and proved to the satisfaction of a council of the relatives of said minors ;

(c) That such family council declare that such sale is necessary in the interests of the minors ;

(d) That the advice of the said family council be homologated by a judge of the superior court, in the district of Richelieu, and that the latter do order such sale ;

(e) That the judge's order do indicate what debts and costs above-mentioned are to be paid, and what property shall be sold for this object ;

(f) That the sale be made with all the formalities required by law for the sale of the property of minors and with such as the judge may order ;

(g) That the proceeds be remitted to the prothonotary of the superior court in the district of Richelieu, and that they be paid by him in discharge of the said debts and costs.

Coming into  
force.

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

## C A P. C I

An act respecting the estate of the late Charles Lamothe.

[Assented to 10th March, 1899.]

Preamble.

**W**HEREAS Jacques Cartier and Virginie Cartier, both of the parish of St. Antoine, in the district of Richelieu, have by their petition represented :

That they are proprietors in possession of ten-seventeenths of the constituted rents established in the name of the succession of the late Charles Lamothe, in his lifetime bailiff, of the parish of St. Denis, as being the only children and heirs of the late Antoine-Côme Cartier, in his lifetime notary, and of the late Dame Josephite Cartier, their father and mother, who died intestate ;