

That no news has been received of the said Joseph Félix Lussier Panet, since the end of the year 1881 ;

That the family of the said Joseph Félix Lussier Panet have always considered that he died about that time ;

That the said Joseph Félix Lussier Panet is proprietor, jointly with the petitioner, of certain immoveables subject to substitution in the district of Montreal, to them bequeathed by the wills of their late grandfather Félix Lussier and grandmother Angélique Deschamps, made at Varennes, on the fifth day of August, 1873, before Maître E. Alexis Beaudry, notary, and that, in virtue of the said wills, the share of the said Joseph Félix Lussier Panet in the said immoveables must revert to the petitioner in the event of the said Joseph Félix Lussier Panet dying without children ;

That, under a judgment of the Superior Court of the Province of Quebec, sitting in and for the district of Montreal, the petitioner was declared sole presumptive heir and representative of the late Joseph Félix Lussier Panet, and was placed in provisional possession and enjoyment of the immoveables which the said Joseph Félix Lussier Panet enjoyed as aforesaid ;

That, in view of the continued absence of the said Joseph Félix Lussier Panet, it is necessary that the possession granted by the said Superior Court be declared final, but subject to articles 101 and 102 of the Civil Code, without discharging the said immoveables from the substitutions affecting the same ;

Whereas there is no opposition to the petitioner's application, and it is expedient to grant the same ;

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

1. The possession by Antoine Philippe Eugène Panet of the immoveables bequeathed to Joseph Félix Lussier Panet by the late Félix Lussier and Angélique Deschamps is declared final, but subject to the substitutions mentioned in the said wills and to articles 101 and 102 of the Civil Code. Certain possession declared final.

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

C A P. C V

An Act to authorize the Bar of the Province of Quebec to admit Henri Bourassa among its members.

[Assented to 10th March, 1899]

WHEREAS Henri Bourassa, of Papineauville, in the district of Ottawa, member of the Commons of Canada, has by his petition represented : Preamble.

That he has followed a complete course of studies, but has not passed the examination required for admission to the study of law ;

That on the 17th November, 1897, he was indentured to Auguste S. MacKay, a practising advocate, residing at Papi-neauville ;

That the majority of the members of the Council of the Bar have signed a document whereby they gave their consent to the presentation of a bill to exempt the Henri Bourassa from passing the examination for study.

Whereas he has prayed for the passing of an act, authorizing the Bar of the Province of Quebec to admit him amongst its members, and it is expedient to grant his prayer ;

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

H. Bourassa may be admitted to Bar after examination. When examination to be held.

1. The Bar of the Province of Quebec is authorized to admit Henri Bourassa among its members, after the ordinary examination for admission to practice.

Nevertheless, the said Henri Bourassa cannot be admitted to examination until he has completed his time as a student which began in November 1897.

Coming into force.

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

CAP. CVI

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

[Assented to 10th March, 1899]

Preamble.

WHEREAS Leopold Guérin, of the city of Montreal, student at law, has by petition represented :

That for more than five years, he has been continually employed as a student at law in the offices of Messrs. Beaudin, Cardinal, Loranger and St. Germain, advocates, of the city of Montreal ;

That, from the month of September, 1896, he has followed the law course of Laval University with the intention of obtaining the degree of bachelor of civil law ;

That he passed his preliminary examination for the study of law in July, 1897, and was regularly inscribed at that date, and that, in the ordinary course of affairs, it will be impossible for him to present himself for examination for admission to the practice of law before July, 1900 ;

That, on the 27th of July, 1897, he was indentured to his said patrons by deed before F. T. Langevin, Notary :

Whereas he has prayed that the Bar of the Province of Quebec be authorized to admit him to practise the profession of advocate, after he shall have obtained the aforesaid degree