

## CAP. XCIV.

An Act respecting the estate and succession of the late  
Honorable John Molson.

[Assented to 9th January, 1897.]

**W**HEREAS John Molson, of the city of Montreal, gentleman, William Alexander Molson, M.D., and John William Molson, his sole surviving children, and Alexander Molson, of the same place, gentleman, and Florence Ida Ann Molson, Charles Atkinson Molson, Herbert Sandfield Sutherland Molson, Percy Vaughan Molson, Ella Geraldine Molson, Ernest Alexander Molson, and Arthur Edmund Molson, his sole surviving children, have, by their petition, represented :

Preamble

That the said John and Alexander Molson are respectively the institutes, each for one fifth, of the substitution created by the will of the late Honorable John Molson, of the residue of his estate, which interest therein is substituted in favor of their respective issue; and that they are respectively of the ages following: John Molson, seventy-six years; Alexander Molson, sixty-three years; and that their children are all of the age of majority;

And whereas they have also represented that they are desirous of defining the assets constituting the said substitutions and of executing a deed of discharge releasing the trustees and executors of the said late Honorable John Molson in respect thereof;

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

**1.** The assets of the said respective substitutions are declared to have consisted of the assets mentioned in schedule 2 or B, annexed to a certain deed of conveyance, executed before Phillips, notary, on the twenty-fifth of May, eighteen hundred and seventy-one, between the said executors and trustees and the said John Molson, and the assets mentioned in the schedule 2 or B, annexed to a deed of conveyance executed before Phillips, notary, on the fifteenth of June, eighteen hundred and seventy-one, between the said executors and trustees and the said Alexander Molson, together with the immoveable property, if any, situate on St. James street, in Montreal, which may have been affected by either of the said substitutions; and that there were no further or other assets, moveable or immoveable, affected by the said substitutions; and the official lot number one hundred and eighteen of St. Lawrence ward of the city of Montreal, is the private property of said John Molson and does not form part of his share subject to substitution of his father's

What are  
assets of the  
estate.

estate, notwithstanding any declaration made by him to the contrary.

Certain deed  
authorized to  
be passed.

2. The said John and Alexander Molson and their children now living are hereby authorized to execute, with the said trustees and executors, or their representatives, a deed ratifying and confirming the acts of the said trustees and executors, and discharging them finally from all further liability in respect of the said estate, which discharge shall be valid as against the said John and Alexander Molson and their lawful issue.

Coming into  
force.

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

### C A P. X C V.

An Act to declare the partition of the property of the estate of the late Amable Prévost final and definitive.

[Assented to 9th January, 1897.]

Preamble.

WHEREAS by his testament, dated the twenty-fourth of December, one thousand eight hundred and forty-four, and by codicils, respectively dated the twenty-sixth of December, one thousand eight hundred and forty-four, and the twenty-second of January, one thousand eight hundred and sixty, received at Montreal before J. Belle and his colleague, notaries, the late Amable Prévost, in his lifetime of the same place, merchant, bequeathed to the children born and to be born of his marriage with Dame Rosalie Victoire Bernard, his wife, the usufruct and enjoyment, during their lifetime, of all his moveable and immoveable property, the full ownership of the said property to belong, after the death of the said children or of any of them, to the children to be born of their respective marriages ;

Whereas the said will and codicils constitute a substitution in which the children of the said late Amable Prévost are the institutes and his grandchildren are the substitutes ; and whereas it is especially ordered by the said will and codicils that the real estate or immoveables of the testator should pass in kind into the hands of the said grandchildren without the children of the testator or even the grandchildren, so long as the usufruct bequeathed to the children should exist, being able to alienate, sell, pledge or hypothecate the same for any cause whatsoever ;

Whereas the said late Amable Prévost died at Montreal on the ninth of February, one thousand eight hundred and seventy-two, without having revoked his said will and codicils, leaving as his survivors his wife, the said Dame Rosalie Victoire Bernard, and seven children ;