

Executrix of will of late Honourable C. S. Rodier authorized to pay certain sum annually to each of his children, &c.

1. The said Dame Angélique Lapierre, wife of the late Honourable Charles Séraphin Rodier, in his lifetime a member of the Senate of the Dominion of Canada, in her quality of testamentary executrix and administratrix of the property of her said late husband, is authorized to pay to each of the children born of their marriage, and in case of pre-decease of any of them, to each root, an additional sum of two hundred dollars per month, over and above the amount allowed them by the will of the 23rd January, 1890.

Power given to executrix to purchase real estate outside city of Montreal, &c.

2. The said Dame Angélique Lapierre is authorized to purchase, with the approval and consent of Marie Joseph Antoine Rodier and Marie Joseph Louis Léonce Léopold Rodier, her two sons or those who replace them, whom the testator joined with her in the administration of the properties of the estate, real estate situate outside of the city of Montreal, in all cases in which it may be thought necessary to do so to secure the repayment of loans and money investments made by the said late Honourable Charles Séraphin Rodier, as well as those made and to be made by the said testamentary executrix and administratrix; and to sell the real estate so acquired, the proceeds of such sales, with reference to their appropriation, remaining subject to the provisions of the will concerning the substitution.

Power of future executors for same purpose.

After the close of the administration of the said Dame Angélique Lapierre, the testamentary executors and administrators of the said late Honourable Charles Séraphin Rodier shall also have power to buy and sell real estate in similar cases and under the same conditions, for and in the name of the said estate.

Sum to be taken for monument to Hon. C. S. Rodier.

3. The said Dame Angélique Lapierre is authorized to appropriate the sum of seven thousand dollars, to be taken from the revenues of the said estate, for the erection of a monument over the grave of her said husband.

Coming into force.

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

CAP. XCVII.

An Act to render a partition between the heirs Boudrias final.

[Assented to 30th December, 1890.]

Preamble.

WHEREAS the Board of Roman Catholic School Commissioners of the city of Montreal have, by their petition, set forth that they have acquired from the community

of the *Sœurs Grises de l'Hôpital Général*, in their quality of universal legatees of the late Reverend Mr. V. Rousselot, P. S. S., a lot of land known and designated in the official plan and book of reference for St. James' Ward of the city of Montreal, under the number 572, for the purpose of building a school thereon;

Whereas the said lot belonged to the late commercial firm of "G. Boudrias and Company" and is affected to the extent of one undivided fourth by the substitution created by the will of the late Dominique Boudrias, before Mtre L. Bélanger, notary, on the 24th May, 1883; and whereas the rights of the said substitution in and to the said lot of land and another lot, being No. 792 of the said St. James' Ward, belonging to the said firm of "G. Boudrias and Company" have been clearly and fully protected by the deed of partition between the heirs of the said Dominique Boudrias, passed before Mtre L. Bélanger, notary, at Montreal, on the 12th February, 1886; and whereas, under the circumstances, and in view of the consent of the heirs Boudrias and of the curator to the said substitution, it is expedient to make the said deed of partition final, in the interest of all the parties concerned therein; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows:

1. The deed of partition between the said Gélase Boudrias and the heirs of the late Dominique Boudrias, ^{Certain deed of partition declared final.} assisted by the curator to the substitution created by the will of the late Dominique Boudrias, shall avail as a final partition and shall bind all the substitutes in the said substitution, notwithstanding the provisions of article 948 of the Civil Code; provided that the sum of fifteen ^{Proviso.} hundred dollars, which the purchasers of said lot No. 572 of the said St. James' Ward have retained to secure them in case of trouble from the substitutes under the said substitution, be deposited by the said Commissioners in an incorporated bank in Canada, in the name of the curator to the substitution to protect the interests of the said substitutes.

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