

10. The privilege hereby conferred shall be for thirty Duration of  
privilege.  
years.

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

—  
C A P . L X X V .

An Act to authorize the sale of certain immoveables be-  
ing to the estate of the late Antoine Paiement dit La-  
rivière.

[Assented to 18th May, 1887].

WHEREAS Antoine Paiement dit Larivière did by his Preamble.  
will, dated the 9th March, 1883, declare that his move-  
able and immoveable property should be administered by  
his testamentary executors, Jérémie Paiement, his brother,  
and the parish priest of the parish of Ste. Thérèse de  
Blainville, the latter having resigned and having been by  
order of the court duly replaced by one Alfred Limoges ;

Whereas by the said will, the fruits and revenues of the  
said immoveable property are to be paid over to Dame  
Elizabeth Paiement, wife of François Xavier Thibault,  
esquire, advocate ;

Whereas it is declared that the full ownership of the  
said immoveables shall be vested in the said Dame Eliza-  
beth Paiement in the event of her surviving her said hus-  
band, and that in the event of the latter surviving his said  
wife, the full ownership of the said immoveables shall be  
vested in their children as they respectively attain the age  
of majority, and, in default of such children, in the bro-  
thers and sisters of the testator mentioned in the said  
will ;

Whereas the said Antoine Paiement departed this life  
on the twenty-fourth of April eighteen hundred and eighty-  
three ;

Whereas the said Jeremie Paiement and Alfred Limoges  
administer the moveable and immoveable property of the  
said estate in accordance with the provisions of the above  
mentioned will ;

Whereas the costs of administration and maintenance of  
the said immoveables are very considerable, and it would be  
more advantageous for all the parties interested to sell the  
said immoveables in the state in which they are at present ;

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

1. The said Jeremie Paiement and Alfred Limoges, the Sale of cer-  
testamentary executors of the said late Antoine Paiement, tain substi-

tuted pro-  
perty autho-  
rized.

are authorized to sell the said immovables comprising the numbers 102, 104, 108 and 160 of the cadastre of the parish of Ste Therèse de Blainville, number 91 of the cadastre of the village of Ste Therèse de Blainville, and number 444 of the cadastre of the parish of Ste Rose, in the district of Montreal, for the prices and on the conditions to be determined between the said testamentary executors and the said Dame Elizabeth Paiement, the proceeds of such sale to remain in the hands of the purchaser as a first mortgage, and with such other sureties as may be required, and the capital and interest thereof to be disposed of in accordance with the will of the late Antoine Paiement dit Larivière.

Coming into  
force.

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

---

C A P. L X X V I.

An act to authorize the sale of certain property belonging to the estate of the late William Wallace Scott.

[Assented to 18th May, 1887.]

Preamble.

WHEREAS Hannah Martin, of the City of Quebec, widow of the late William Wallace Scott, in his lifetime of the said city of Quebec, merchant, Jane Hatheway Scott, William Baptist Scott, Hannah Elizabeth Scott, all of the city of Quebec, and Mary Frances Scott, wife of George Rolt White, of the village of Lennoxville, have, by their petition, represented that, by his last will and testament, made and executed at Quebec, before Maitre J. J. Glackemeyer and his colleague, notaries, the said late William Wallace Scott gave and bequeathed the use, usufruct and enjoyment of all his property unto the said Hannah Martin, during her lifetime, and, upon her death, he gave such property to the children issue of their marriage, to wit: to the said Jane Hatheway Scott, William Baptist Scott, Hannah Elizabeth Scott and Mary Frances Scott, and substituted the same to the grandchildren of the said testator;

Whereas the said William Wallace Scott departed this life at the city of Quebec, on the sixth day of September, eighteen hundred and seventy-two, without having altered or revoked his said will, and thereupon the said Hannah Martin entered into the enjoyment of said property as such usufructuary legatee and the other petitioners, children, issue of the marriage of the said William Wallace Scott and Hannah Martin, became vested therewith as