

Lauzon his wife, in favour of Joseph Louis Carle, is cancelled and considered as non-existent to all lawful purposes, as well as the substitution established by and under the said deed of gift.

Coming into
force.

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

CAP. CXII.

An act to authorize the sale of property substituted by the will of Marie Geneviève Couture dite Lamonde.

[Assented to 21st March, 1889.]

Preamble.

WHEREAS, by her authentic will received by F. X. Talbot, notary, at St. Valier, on the 26th April, 1873, Marie Geneviève Couture dite Lamonde gave certain moveables and three immoveables, to wit : lots numbers 121 and 203 of the cadastre of Saint Valier and the south-west half of lot number 112 of the cadastre of Saint Raphael, to Marie Hortense Roy, in usufruct during her lifetime and after the death of the latter, to Urbain Couture dit Lamonde, *fils de Joseph*, subject to a substitution *ad infinitum* in favour of the members of the family bearing the name of Couture dit Lamonde and by them successively chosen ;

Whereas, by gift *inter vivos*, the said Urbain Couture dit Lamonde has acquired the rights of the said Hortense Roy ;

Whereas the value of the said substituted property is but small and barely sufficient to provide for their maintenance ;

Whereas the said substitution is no longer in the interest of the said substitutes and it has become impossible to carry out, and it is to the advantage of all that it be extinguished ;

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

Certain substituted property authorized to be sold.

1. The said Urbain Couture dit Lamonde and his representatives are authorized to dispose of the said substituted property, purely and simply, provided it is to one or more of his children ; and the purchaser or purchasers of the whole or of a portion of such property shall obtain a perfect title without being subject to the said substitution, which is declared to be extinguished, without prejudice however to the other charges in the said will.

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

CAP. CXIII.

An Act to authorize the Bar of the Province of Quebec to admit Louis Philippe Robitaille amongst its members after examination.

[Assented to 21st March, 1889.]

WHEREAS Louis Philippe Robitaille, of the city and district of Quebec, has followed a complete course of classical studies at the Quebec Seminary and holds a certificate to that effect; Preamble.

Whereas, since he has left the Seminary, he has been unable, owing to ill health, to prepare for the examinations required for admission to the study of Law, but since the year one thousand eight hundred and eighty-three he has attended an advocate's office; whereas he is now under indenture and has followed the law lectures at Laval University in Quebec; whereas the fact of his not having been regularly admitted to study exposes him to the loss of more than five years of legal studies;

Whereas the members of the council of the Bar of Quebec approve the petitioner's application; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows:

1. The Bar of the Province of Quebec is authorized to admit the said Louis Philippe Robitaille as an advocate and attorney and to admit him to the profession of advocate as soon as he shall have passed the examination required by the law respecting the Bar of the Province of Quebec, in the terms of articles 3544 and following of the Revised Statutes of the Province of Quebec. L. P. Robitaille may be admitted to Bar after examination.

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