



CHAPTER 104

An Act respecting the Julien Levasseur estate

[Assented to 22 June 1979]

Preamble. WHEREAS Julien Levasseur, deceased 2 July 1972, bequeathed, by his will dated 15 April 1970, the residue of his moveable and immovable property in equal shares to his children, Claudette, Lorraine and Jean-Paul Levasseur;

Whereas the share devolving to each of the daughters will be remitted to her upon her attaining the age of fifty-five years;

Whereas the will stipulates that a monthly annuity of five hundred dollars be paid to each of the daughters out of the revenue of their respective shares of the capital, any surplus to be added to those shares;

Whereas the monthly annuity payable to each daughter is insufficient to meet her needs;

Whereas the revenue from the share of the capital of each daughter is sufficient to pay the annuity asked for without drawing on the capital;

Therefore, Her Majesty, with the advice and consent of the Assemblée nationale du Québec, enacts as follows:

Increase of annuities.

1. Notwithstanding the provisions of the will of Julien Levasseur made 15 April 1970 and registered under number 2,404, 962 in the registry office of the registration division of Montreal, the monthly annuities payable to Claudette and Lorraine Levasseur out of the revenue of their respective shares of the estate of Julien Levasseur are increased to one thousand five hundred dollars each, retroactively to 1 July 1977.

Annual indexation.

2. These annuities are indexed annually according to the increase in the Consumer Price Index for Canada issued by

Statistics Canada under the Statistics Act (Statutes of Canada, 1970-71-72, chapter 15), if it increases the amount of the annuity.

Coming
into force.

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