

THIRD SESSION

THIRTY-SECOND LEGISLATURE

NATIONAL ASSEMBLY OF QUÉBEC

---

---

**Bill 226**

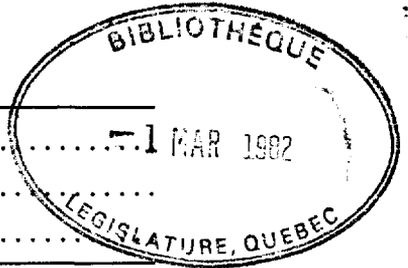
(PRIVATE)

An Act respecting the estate of Edmond Laliberté senior

---

First reading .....	..... 7.1 MAR 1982
Second reading .....	.....
Third reading .....	.....

---



M. RICHARD GUAY

---

QUÉBEC OFFICIAL PUBLISHER

1 9 8 2



## **Bill 226**

**(PRIVATE)**

An Act respecting the estate of Edmond Laliberté senior

WHEREAS Edmond Laliberté senior, by his will made on 7 July 1922, constituted his sons Edmond junior and Jean-Paul his universal residuary legatees;

Whereas the testator bequeathed to Edmond the seigniority Île Madame, situated in the St Lawrence river and encumbered it with a prohibition to sell in perpetuity and a substitution from father to son;

Whereas the testator bequeathed to Jean-Paul his land and the structures thereon erected, situated at lake du Sud-Ouest, the whole encumbered with the same prohibition and the same substitution;

Whereas since 1931 three curators to the person and property of Jean-Paul have succeeded one another;

Whereas the two universal legatees, now 75 and 76 years of age, are no longer able to see to the operation of the two properties, which have an area of approximately one thousand four hundred acres;

Whereas Edmond junior has only one living son, Jean, who does not intend to operate the properties, not having the training or knowledge required to do so adequately;

Whereas neither the estate of Edmond Laliberté senior nor the universal legatees of the estate on a personal basis are financially capable of profitably maintaining and operating the property bequeathed to them;

HER MAJESTY, with the advice and consent of the National Assembly of Québec, enacts as follows:

**1.** The prohibition to alienate and the substitution stipulated in the will of Edmond Laliberté senior, made on 7 July 1922 before Louis Leclerc, notary, under number 45602 of his minutes and registered under number 6580 in the registry office of the registration division of Québec, are cancelled.

**2.** The registration of that prohibition to alienate is cancelled on the filing of a true copy of this Act.

**3.** The costs, fees and expenditures incurred for the passing of this Act shall be borne by the capital of the estate and the testamentary executors and the universal legatees are authorized to pay such costs, fees and expenditures.

**4.** This Act comes into force on the day of its sanction.