

That after article 1320 the following be inserted :

1321. The beneficiary heir is bound to give notice of his character as such, by an advertisement, as mentioned in article 1008.

That after article 1324 the following be inserted :

1325. In cases where the beneficiary heir has any claims to exercise against the succession he must cause a curator to be named, the same formalities being observed as are prescribed for the appointment of curators to vacant successions.

That after article 1327 the two following be inserted :

1328. Provisional possession cannot be granted until after notice has been given and published, in the manner required for the summoning of absentees, calling upon all persons who may have any rights against the succession or the property in question to bring their claims before the court.

1329. The proceedings upon such claims are the same as upon ordinary interventions.

That after article 1338 the following be inserted :

1339. All decisions of the court or a judge are also subject to a review by three judges of the Superior Court, according to and in conformity with the provisions contained in articles 496 and following.

That after article 1353 the following be inserted :

1354. The court before whom such a suit is brought may examine into any grounds of nullity which affect the award, or into any questions of form which may prevent its being homologated ; but it cannot enquire into the merits of the contestation ; nevertheless when a penalty has been stipulated in the submission, the court may do so whenever the party contesting has paid or tendered the amount of the penalty either to the party who accepts the award or into court.

OTTAWA :—Printed by G. E. DEBARATS.

BIBLIOTHÈQUE
SAINT-SULPICE