

and shall for ever remain, discharged from the hypothec, and from all hypothecary rights created in favor of the grandchildren of them the said Daniel McCallum and his said wife, in and by the said deed of the nineteenth day of July, one thousand eight hundred and thirty, hereinbefore cited.

Certain other properties discharged from the said hypothec.

2. All the properties which the said Daniel McCallum had at the time of the execution of the said deed of the nineteenth day of July, one thousand eight hundred and thirty, as well as those which he has acquired since, and those which he may acquire hereafter, also are and shall remain discharged from the hypothec in favor of the grandchildren of him, the said Daniel McCallum and his said wife, in and by the said deed of the nineteenth day of July, one thousand eight hundred and thirty.

To what property alone the said hypothec shall attach.

3. The only immovable property upon which the said grandchildren of the said Daniel McCallum may exercise any right on account of the said hypothec, created in and by the said deed of the nineteenth day of July, one thousand eight hundred and thirty, and the substitution created in and by the said deed in their favor, is the following, that is to say :

The property described.

“ A lot of land, forming the corner of St. Charles and Des Bains streets, in the Lower Town of Quebec, containing one hundred and twenty-eight feet eight inches in front or thereabouts, on the said St. Charles street, by a depth of fifty-three feet six inches or thereabouts on the said Des Bains street, and fifty-one feet eight inches on the line dividing the said property from that of the representatives of one Bell, the said lot of land being bounded in front by the said St. Charles street, towards the west by the said Des Bains street, towards the east by the property of the representatives of the late John Bell, and in rear towards the north by a strip of land serving as a passage in common with other properties of the said Daniel McCallum and of Alexander Ross.”

Public Act.

4. This Act shall be deemed a Public Act.

## C A P . C X V I I .

An Act to enable Donald Alexander Livingston to be admitted to practise Medicine, Surgery and Midwifery.

[Assented to 18th September, 1865.]

Preamble.

**W**HEREAS Donald Alexander Livingston, of the parish of St. Jean Chrysostôme, in the county of Chateauguay, hath, by his petition, represented, that in the year one thousand eight hundred and thirty-three, he completed a four years' course of medical study at the University of Glasgow; that