

thousand and sixteen pounds fifteen shillings currency, in favor of their children and grandchildren as aforesaid, and the said Mrs. Barthe, not having it in her power to procure the said hypothec to be cancelled, finds difficulty in borrowing money on the security of the said property, so burthened with the said hypothec; and whereas, for remedy of this difficulty, all the children of the said Daniel McCallum and his said wife have, by a deed executed at Quebec, before Petitclerc and another, Notaries, on the twenty-fourth day of May last, discharged the said property of Mrs. Barthe, as well as all the properties of the said Daniel McCallum and his said wife, save and except the following, that is to say: "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;"

And whereas, upon petition to that effect, presented to one of the Honorable Judges of the Superior Court, sitting at Quebec, permission was given to the Curator appointed to the substitution created by the said deed of the nineteenth day of July one thousand eight hundred and thirty, to grant a similar discharge to that granted by the said children of the said Daniel McCallum and his said wife, and such discharge was granted, in conformity to the said judicial authorization, by deed executed at Quebec, on the twelfth day of June last, before Petitclerc and another, Notaries; and whereas the property specially hypothecated in and by the said deed of the twenty-fourth day of May last, as security in all the contingencies provided for by the said substitution, has been shewn to be worth more than double the said sum of one thousand and sixteen pounds fifteen shillings, currency; and whereas, it is just that the prayer of the said petition of the said Daniel McCallum and his said wife be granted: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

1. The said property, hereinbefore described, sold by the said Daniel McCallum and the said Ann Helen Williamson Brown, his wife, to Marie Louise Adélaïde Pacaud, wife of Joseph G. Barthe, Esquire, Advocate, by deed executed at Quebec, on the seventh day of April, one thousand eight hundred and fifty-eight, before Huot and another, Notaries, is,

A certain property mentioned in the preamble discharged from the hypothec therein also mentioned.