change of name.

Poe Watt, their said children, by their respective names of David Allan Poe Watt, Frances Macintosh Poe Watt, David Allan Poe Watt and Amy Grant Poe Watt, and any future issue of the marriage of the said David Allan Poe Watt and Frances Macintosh Poe Watt, by the said additional name of Watt, shall hereafter claim, obtain, exercise and enjoy all and every advantage, benefit, calling, profession, occupation, addition, title and degree which they respectively have exercised and enjoy, or have been, or might be entitled to under the surname of Poe; and also shall respectively recover, have, hold and possess, and be capable of inheriting all real and personal property and rights, interests, credits, moneys and securities of any nature or kind whatsoever, which they respectively at present have, hold or possess, or are respectively capable of recovering, having, holding, possessing or inheriting, or might hereafter respectively be capable of recovering, having, holding, possessing or inheriting, by and under the surname of Poc; and also shall not hereafter, by reason of the change of name hereby made, be deprived of or disqualified from exercising or enjoying any addition, title, degree, qualification, advantage, benefit, possession, calling, appointment, honor, position or any interest or property of any nature or kind whatsoever, which they now respectively have, hold, possess or enjoy, or are, or might hereafter respectively be capable of recovering, having, holding, possessing, inheriting and enjoying, if the said change of name had not been made by the adoption and addition of the said name of Watt.

Nor suits abated. 3. If any suit or legal or equitable proceeding has been commenced by or against any of the said parties whose names are changed by virtue of this Act, by their or his or her former name, such suit or proceeding shall not be abated, nor any relief or recovery sought thereby be prevented by reason of any such change of name, but the same may be continued and carried on to judgment and execution, and until satisfaction and discharge had, as if this Act had not been passed.

Public Act.

4. This Act shall be deemed a Public Act.

QUEBEC:—Printed by S. DERBISHIRE & G. DESBARATS,
Low Printer to the Queen's Most Excellent Majesty.