



No. 55.

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1st Session, 6th Parliament, 21 Victoria, 1857.

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## BILL.

An Act to amend the Judicature Acts of  
Lower Canada in so far as they relate to  
the closing of Inventories.

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Received and read, first time, Monday, 19th  
April, 1858.

Second reading, Friday, 21st April, 1858.

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MR. LACOSTE.

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TORONTO :

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An Act to amend the Judicature Acts of Lower Canada in so far as they relate to the closing of inventories.

**W**HEREAS it is desirable to amend the Judicature Acts of Lower Canada in so far as they relate to the closing of inventories, with the view of rendering that proceeding more easy and less expensive : Therefore Her Majesty, &c., enacts as follows :

Preamble.

5 I. Any Notary making an inventory, or any *acte* of a nature similar to an inventory, or the verification of an inventory, or any *acte* of a similar nature, or taking the final proceedings for the completion of an inventory, or of any of the said *actes*,—is hereby authorised to administer the oath required by law to be taken by any person requiring  
10 the closing of his inventory or of any of the *actes* above referred to, for the dissolution of his community of property with his children, to declare any such inventory or above-mentioned *acte* duly closed, and to prepare and receive an authentic acknowledgement at the foot of the minute of any such inventory or of any of the *actes* aforesaid, in the  
15 form of Schedule A of this Act, or in terms to the same effect, as the case may be, and in conformity with the law, and to make mention thereof upon a duly certified copy of any such inventory, or of any of the above-mentioned *actes*, in the form of Schedule B.

Notaries closing inventories, &c., to have certain powers.

20 II. Any inventory closed as herein provided shall be as available for all necessary purposes whatsoever, as though such inventory or *acte* above-mentioned had been closed by any Judge or other officer competent for that purpose under the laws heretofore in force, any law to the contrary notwithstanding.

Such inventory to be valid.

SCHEDULE A.

In the year one thousand eight hundred and . . . . . Before us the undersigned Notaries Public for Lower Canada, residing in the District of . . . . . Appeared . . . . . of . . . . . (*quality and residence*) widower (*or widow*) of the . . . . . And says that in order to the preservation of his (*or her*) property and of that of his (*or her*) children, he (*or she*) has caused to be made an inventory of the property and effects appertaining to the community heretofore existing between him (*or her*) and . . . . . deceased . . . . . by . . . . ., and hath required us to close the said inventory ; whereupon we the said Notaries, after having

sworn the said party appearing to speak the truth, and he (*or she*) the said party after having been so sworn having affirmed and declared to us that he (*or she*) had no knowledge of any other property and effects belonging to the said community than those contained in the said inventory, have declared the said inventory to be closed. *Acte* whereof under No. \_\_\_\_\_ at \_\_\_\_\_ and the said party hath signed with us Notaries, (*or* being asked hath declared that he does not know how to sign) after reading thereof.

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SCHEDULE. B.

Declared closed by *Acte* before \_\_\_\_\_, his colleague, Notary Public, bearing date the \_\_\_\_\_ day of \_\_\_\_\_  
 [*Signature of Notary in whose hands the minute remains of record.*]