Will and testament of and concerning the said Four portions so directed to be conveyed, transferred and assigned to the said Florella as aforesaid that is to say in trust for her the said Florella to convey, transfer, and assign or devise in fee simple to his the said Honorable Charles 5 Jones's younger children, Frederick, Charles Edward, Henrietta, and Anson, aforesaid, or either of them, at such times and in such portions as she in her discretion might deem right and proper, or sell and dispose of such portions thereof as should be required for the support, education, or advancement in business of any such child respectively, 10 and also upon and for, and subject to any and all other trusts, intents, ends, purposes, terms and provisions made, mentioned, declared or expressed in or by the said last Will and testament, of concerning or touching the said Four portions or the said lands and premises or any part thereof, or whereby the same or any part thereof could or might 15 be in any manner affected, divided, settled or disposed of.

And also, stating by the said petition that the said Florella Jones Recital conconveyed certain portions of the said lands and premises to the said tinned. Frederick, Charles Edward, Henrietta, and Anson, in pursuance of the said Will and the said conveyance to her, and that the said 20 Frederick, Charles Edward, Henrietta, and Anson, have respectively conveyed portions of the said lands and premises so conveyed to them respectively to various parties; And that some of them are desirous of conveying more of the same, but doubts have arisen as to their title, inasmuch as the said conveyance by the said Trustees to the said 25 Florella Jones does not contain any words of inheritance, and that it is alleged only a life estate was thereby conveyed to her, and that inasmuch as the said Henry Jones, and David B. Ogden Ford are deceased, and the intellect of the said Alpheus Jones has become too weak by advanced age to execute a deed, so that the defect cannot be 30 remedied by the surviving Trustee, they have prayed that an Act may be passed declaring and enacting that the lands, tenements, and hereditaments mentioned and described, and intended to be conveyed in or by the said indenture made by the said trustees of the one part and the said Florella Jones of the other part, were conveyed in fee 35 simple by the said indenture to the said Florella Jones, upon the trusts therein, and in the said last will and testament mentioned, and expressed in relation thereto.

And whereas it is expedient to grant the prayer of the said petitioners: Therefore Her Majesty by and with the advice and consent 40 of the Legislative Council and Assembly of Canada, enacts as follows:-

1. The lands, tenements and hereditaments mentioned and described, The said distanced to be conveyed in and by the said indepture, hearing data lands declarand intended to be conveyed in and by the said indenture, bearing date ed to have the 13th day of March, in the year of our Lord, one thousand eight been conveyhundred and forty-eight, were on the day of the date of the said ed to Florella indentura thereby conveyed to the said Florella longs in fee simple Jones in fee 45 indenture thereby conveyed to the said Florella Jones in fee simple simple. upon the trusts therein mentioned.

2. This Act shall be deemed a Public Act.

Public Act.