XXIX. Where any person to whom any real estate shall Devise of be devised for an estate-tail, or an estate in quasi entail, shall estate tail, not die in the lifetime of the testator leaving issue who would be to lapse, it there be ininheritable under such entail, and any such issue shall be living heritable issue 5 at the time of the death of the testator, such devise shall not living at death lapse, but shall take effect as if the death of such person had of testator. happened immediately after the death of the testator, unless a contrary intention shall appear by the Will.

XXX. Where any person being a child or other issue of Gifts to testa-10 the testator, to whom any real or personal estate shall be devised tor schild, &c., or bequeathed for any estate or interest not determinable at or greater estate, before the death of such person, shall die in the lifetime of the not to lapse, if testator, leaving issue, and any such issue of such person shall the child leave be living at the time of the death of the testator, such devise or death of testa-15 bequest shall not lapse, but shall take effect as if the death of tor. such person had happened immediately after the death of the testator, unless a contrary intention shall appear by the Will.

XXXI. This Act shall not extend to any Will made Act not to before the first day of July, one thousand eight hundred and apply to Wills 20 fifty-seven; and every Will re-executed or re-published, or 1st July, 1857, revived by any Codicil, shall, for the purposes of this Act, be deemed to have been made at the time at which the same shall be so re-executed, re-published or revived; and this Act As to Wills reshall not extend to any estate pur autre vie of any person who executed, &c. 25 shall die before the said first of July, one thousand eight hundred and fifty-seven.

XXXII. That this Act shall extend and apply only to Upper Act limited Canada.