ed against and punished for embezzling the monies of the Real Representative as in ordinary cases of embezzlement of a clerk or servant.

XXIX. All investments of monies arising from sales shall be made in Investments Provincial or Consolidated Municipal Loan Fund Debentures.

to be in certain Debentures only.

XXX. The Court shall apportion the costs of the proceedings on the Costs of propetition according to the respective shares and interests of the parties ceedings how known or unknown, and shall direct the same to be paid to the petitioners, to be apportioned, and reand such order shall operate as a judgment for such costs, and on a copy covered or sethereof being fyled in the County Registry Office where the lands lie, shall cured. 10 be a charge for such proportion, against the shares representing such proportion, and execution may issue thereon as in ordinary cases of costs, and such share or interest may be sold thereon and a valid title on such sale given to the purchaser thereof, as in the cases of sales by sheriffs in execution; and if judgment be rendered against the petitioners for any cause, 15 the Court shall adjudge costs against them to be recovered as in cases of

XXXI. The proceedings upon petition, if commenced in a County Court, Removal of may be removed into either of the Superior Courts of Common Law by proceedings certiorari at any time before judgment, to be allowed by any judge of such by certiorari. 20 Court, on security being given by the party applying for the certiorari, for the costs of the proceedings on petition, to the satisfaction of such judge; and upon any final judgment, decree or order, an appeal may be had by Appeal allowany of the parties interested, in the same manner and with the same con- ed as in other sequences as in other cases of appeal, from the decision of any Court render-cases. 25 ing such judgment, decree or order.

personal actions

XXXII. Where the interests in such estate are equitable fees simple, Powers of the the Court of Chancery shall have the same powers, upon petition or bill Court of fyled in that Court, to act thereupon, as are hereby given to the Superior when the in-Courts of Common Law, and the same notices shall be given, served terests are 30 published and verified, guardians of rainors appointed, and the same rules equitable fees apply as to parties, and the like proceedings be had, as hereinbefore direct-simple. ed in reference to the Common Law Courts.

XXXIII. In the month of January of every year after the passing of this Statement to Act, the clerk of the Court having the custody of any bonds, mortgages or be published 35 investments arising from sales of such estates, for the benefit of any un- Clerks of known, absent, infant or lunatic parties, where no claim has been made on Courts of motheir behalf for any interest or principal of such investments during the hands and unpreceding year, shall cause to be published in the Canada Gazzette, and in claimed. one newspaper in the County or Union of Counties in which such lands are 45 situate, weekly, for the period of four weeks, a statement of the securities or investment remaining unclaimed, showing the name of the intestate party, the amount unclaimed, and the property from which the claim has arisen, and such statement shall be verified by the clerk, and a copy thereof filed among the records of the Court.

XXXIV. All proceedings in petition shall be intituled "In the matter Title of proof the estate of A. B. who died intestate" and shall require no other der this Act. title except the name of the Court in which such proceedings are had; Courts to and the judges of the Superior Courts of Common Law and the Court of make Tariff Chancery shall make such tariff of fees and rules and orders, for the pro- and Rules. ceedings on petitions at Law and in Equity, respectively, as they shall deem expedient and advisable.