No. 177.]

BILL.

[1858.

An Act to authorize partitions and licitations of the property of minors and of substituted property, in certain cases.

THEREAS it is expedient to amend the laws relating to the Preamble. partition of the property of minors and interdicted persons, and also of substituted property in certain cases; Therefore Her Majesty, &c., enacts as follows:

I. The action en partage, in respect of co-heirs, minors, or inter- Action of par 5 dicted persons, may be instituted by their tutors or curators specially tition may be authorized by the advice of a meeting of relations duly homologated. tutors, &c., in The Judge or officer of Justice shall set forth in the Act of homologa- certain cases. tion the reasons which induced him to authorize such proceeding on 10 the part of the tutor or curator.

II. When the husband has the right of enjoyment of the pro-As to husband perty of his wife, she being a minor emancipated by marriage, he enjoying the may, in conjunction with her, assisted by her curator, demand a wife final partition as against the co-heirs with his wife, both of immove-15 able and moveables.

III. When a co-heir, being of age, makes a demande en justice, or Tutor, dc., by notarial act, for a partition either upon the tutor or curator of a may be a party minor or interdicted person, such tutor or curator being authorized by of partition, the advice of a meeting of relations duly homologated, may appear to in certain 20 the action and defend the same, or may proceed to an amicable par- cases. tition with or without tirage au sort, after a valuation of the property subject thereto shall have been first made by experts appointed ex officio by the officer of justice homologating the advice of the meeting of relations.

IV. Co-grevés de substitution in favor of their respective children or Co-grevés may, other nearest heirs may, with the consent of the tutor to the substitution cases, divide authorized by the advice of a meeting of relations, proceed to final the property 25 partition of the substituted property : and those called to the substitution entailed. in each branch shall only be entitled to have and receive the property

30 falling to the lot of their respective lines, saving their recourse by the ordinary action of *lezion en partage*, if there be ground therefor.

V. A co-grevé de substitution shall have a right of action for final A Co-grevé partition against his co-grevés and the tutor to the substitution; and may demand final partition, any judgment condemning the latter shall be equivalent to the authori-35 zation of the meeting of relations.