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XXXVIII. When a sale of a part of the property substituted shall have In case of taken place, or when a loan shall have been effected to provide an ali-alienation to mentary allowance for the tenant in substitution or the parties taking un- mentary alder substitution, in case of indigence, the principal of the purchase money lowance. 5 shall only be payable when the substitution shall be extinguished, and the interest shall be paid annually to the tenant in substitution or to the

parties taking under substitution.

XXXIX. In case of sale, the purchaser may retain the price in his hands, Investment of paying however the annual interest, and in case of loan the capital may purchase 10 remain in the hands of the lender who shall also pay the annual interest to the tenant in substitution or party taking under substitution in the form of a rente constituée, until a more advantageous investment shall be found in real property or other securities, in which case the capital shall be paid over to the tutors and the other interested parties referred to in the thirty-

15 seventh section, who shall make the said investment, the income from which shall be applied to provide an alimentary allowance for the tenant in substitution or the parties taking under substitution.

XL. Cases not specially provided for by this Act shall be in no way Cases not affected thereby, and all provisions of law not repealed or modified shall specially pro-vided for. 20 remain in force.

XLI. This Act shall apply to Lower Canada only.

Act only to apply to L. C.