mine that the party ought to be interdicted he shall make an order of interdiction accordingly, and shall then and there, with the advice and concurrence of the relatives. 5 friends and neighbours aforesaid, appoint a proper person or two proper persons to be Guardian or Guardians to the person interdicted.

III. And be it enacted, That the district Discretionary 10 Judge to whom any application under this District Judge Act shall be made, shall have full power to as to who determine, in his discretion, whether the ap- the applicant, plicant, and the persons who shall compose or to act as re-the assembly of the relatives, friends and friends.

- 15 neighbours, to be held upon such application, is or are the proper persons to make such application or to compose such assembly, according to the circumstances of the case, and the fact that the person to be interdict-
- 20 ed has or has not other relatives, friends and neighbours who might more properly make such application or hold such assembly, and to dismiss or maintain the application or hold or adjourn the assembly accordingly.
- 25 IV. And be it enacted, That from and Effect of the after the making of the order of interdiction interdiction. aforesaid, no deed, sale, gift, agreement or contract, written or verbal, made by the party interdicted, shall be valid or binding unless
- 30 the same be made with the express consent and approval of his Guardian, or of one of his Guardians if there be more than one.

V. And be it enacted, That any such A Person may party as aforesaid may be interdicted on his on his own ap-35 own application, the other formalities herein plication. before prescribed being observed.

VI. And be it enacted, That the Clerk of Notice of the the District Court by the Judge whereof the interdiction to be published. order of interdiction shall have been made. 40 shall forthwith after the making thereof, insert in the Canada Gazette during one month, and for a like period in some news-