fairs may be a District Judge. .

Persons in U. And it is hereby enacted by the authority of C.incompetent the same, That whenever any near relative, their own af friend or neighbour of any person in Upper interdicted by Canada, hath reason to believe and does believe that such person is from habitual 5 intemperance, lunacy, or idiocy, or from being addicted to gambling or habits of reckless expenditure incompatible with his station in life and means, incompetent to manage his affairs without ruin or extreme injury to him- 10 self or his family, such near relative, friend or neighbour may apply to the District Judge for the District in which the person to be interdicted resides, for the interdiction of such person, supporting his application by 15 his own affidavit and by the affidavits of any other persons who may be cognizant of the facts.

II. And be it enacted, That if the Dis-

District Judge the party al. trict Judge shall be of opinion that a prima 20 leged to be in-facie case for interdiction has been made competent, and tives and friends.

a cerusin num- out by the applicant, he shall issue a sumber of his rela- mons to the person to be interdicted to appear before him at a place and on a day to be named therein, which summons shall be 25 served on or at the residence of the person to be interdicted, and the said Judge shall at the same time authorize an assembly of the relatives, friends and neighbours of the person to be interdicted, to be held before 30 such Judge on the day and at the place where the party to be interdicted is sum-A Guardianor moned to appear; and at the time and place Guardians to appear, and at the time and place to appointed if aforesaid, at least five of the relatives. friends or neighbours of the said party being there 35 and then assembled, the said Judge shall, whether the party to be interdicted be present or absent, and in a summary manner, hear the arguments and evidence for or against the application, and determine upon 40 the same, with power nevertheless to adjourn the proceedings or the decision to some future day, if in his opinion such adjourn-

> ment be absolutely necessary to the ends of justice; and if the said Judge shall deter-45

the interdiction is pro-nounced.