provisions of any Act in force at the time of such disposition for enabling married women to convey their real estate.

Certain contingent remainders made valid. VI. And be it enacted, That a contingent remainder, existing at any time after the 30th day of May, 1849, and if created before the passing of this Act, shall be deemed to have been capable of taking effect, notwithstanding the determination by forfeiture, surrender or merger, of any preceding estate of freehold.

Effect of sur-; render or merger of reversions expectant on a lease in certain cases. VII. And be it enacted, That when the reversion ex- 10 pectant on a lease made either before or after the passing of this Act of any tenements or hereditaments of any tenure, shall be surrendered or merge, the estate which shall for the time being confer, as against the tenant under the same lease, the next vested right to the same tene- 15 ments or hereditaments, shall, to the extent and for purpose of preserving such incidents to and obligations on the same reversion as but for the surrender or merger thereof would have subsisted, be deemed the reversion expectant on the same lease.

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Executor of deceased mortgagee, may, convey, or release to the lands mortgaged in certain cases.

VIII. And be it enacted, That when any person entitled to any freehold or leasehold land by way of mortgage, has or shall have departed this life, and his executor or administrator is or shall be entitled to the money secured by the mortgage, or shall have assented to a 25 bequest thereof, or shall have assigned the mortgage debt. such executor or administrator shall have power on payment of the principal money and interest due on the said mortgage, or if the mortgage money shall have been paid to the testator or intestate in his lifetime, to convey, re- 30 lease and discharge the said mortgage debt and the legal estate in the land, and such executor or administrator shall also have the same power as to any portion of the lands, on payment of some part of the mortgage debt, or on any arrangement for exonerating the whole or any 35 part of the mortgaged lands without payment of money, and such conveyance, release or discharge shall be as effectual as if the same had been made by any person having the legal estate.

Section 13, of above Act extended. IX. And be it enacted, That the thirteenth section of 40 the said recited Act shall extend and be applied to any estate, right or title or interest in lands which may be disposed of by deed under the fifth section of this Act.