## Technical and Bibliographic Notes / Notes techniques et bibliographiques

10x	14x	18x	22x	26x	30x
	item is filmed at the reduction ratio cl ocument est filmé au taux de réductio				
	Additional comments / Commentaires supplémentaire	es:			
	Blank leaves added during rest within the text. Whenever poss omitted from filming / Il se peut blanches ajoutées lors d apparaissent dans le texte, ma possible, ces pages n'ont pas	ible, these have been que certaines pages 'une restauration ais, lorsque cela était	film	orations variables ou d nées deux fois afin d'obt ssible.	
$\checkmark$	Tight binding may cause shado interior margin / La reliure se l'ombre ou de la distorsion l intérieure.	rrée peut causer de e long de la marge	Opt dis	enir la meilleure image p posing pages with va colourations are filmed to ssible image / Les page	ossible.  Arying colouration or wice to ensure the best is s'opposant ayant des
	Only edition available / Seule édition disponible		pai	ssible image / Les p tiellement obscurcies par ure, etc., ont été filmées	run feuillet d'errata, une
	Bound with other material / Relié avec d'autres documents	3	tiss	ges wholly or partially obues, etc., have been refi	lmed to ensure the best
	Planches et/ou illustrations en		1 i	ludes supplementary ma mprend du matériel supp	
	Encre de couleur (i.e. autre qu Coloured plates and/or illustrat	·	1. / 1	ality of print varies / alité inégale de l'impress	iion
	Coloured maps / Cartes géogr. Coloured ink (i.e. other than bl		√ Sh	owthrough / Transparenc	e
	Coloured mans / Cartes géogr	·	Pa	ges detached / Pages dé	tachées
	Couverture restaurée et/ou pe	liculée		ges discoloured, stained ges décolorées, tachetée	
	Couverture endommagée  Covers restored and/or lamina	ted /		ges restored and/or lami ges restaurées et/ou pell	
	Couverture de couleur  Covers damaged /		Pa	ges damaged / Pages er	ndommagées
	Coloured covers /		Co	loured pages / Pages de	couleur
copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the images in the reproduction, or which may significantly change the usual method of filming are checked below.		été possible de se procurer. Les détails de cet exem- plaire qui sont peut-être uniques du point de vue bibli- ographique, qui peuvent modifier une image reproduite ou qui peuvent exiger une modification dans la métho- de normale de filmage sont indiqués ci-dessous.			
one institute has attempted to obtain the best original				a microfilme le meilleu	• •

20x

24x

28x

32x

16x

12x

3rd Session, 5th Parliament, 20 Victoriæ, 1857.

## BILL

To remove doubts as to the laws in force in Lower Canada as regards lands held in free and common soccage.

Received and read first time, Tuesday, 10th March, 1857.

Second reading, Friday, 13th March, 1857.

Hon. Mr. Atty. Genl. CARTIER.

S. Derbishire & G. Desbarats, Queen's Printer.

1857.]

An Act for settling the Law concerning Lands held in Free and Common Soccage, in Lower Canada.

HEREAS the Act hereinafter mentioned has left certain Preamble. points unsettled as regards the Law applicable to lands in Lower Canada held in Free and Common Soccage, and the authority of the said Act itself has been called in question on 5 technical and formal grounds, although it has been maintained by the majority of the Judges of the Courts of Superior Civil jurisdiction, and has been generally acted upon as Law; And whereas it is expedient that all doubts as to the effect of the said tenure should be removed for the future and as regards the 10 past in so far as may be consistent with vested rights, and that the Laws relating to lands of every tenure should be as far as possible uniform, more especially as regards their descent in cases of intestacy, and the rights of married women; And whereas in the ignorance or uncertainty which has very gene-15 rally prevailed as to the Law in the matters aforesaid, it may have happened in many cases that the widows and heirs of persons who have left lands in Free and Common Soccage with regard to which they have died intestate, have assented to some disposition or partition thereof, which though consistent with 20 their understanding of the Law and with substantial justice in each particular case, may not have been in accordance with the strict legal rights of the parties, and it is just and necessary for the quieting of titles and the avoidance of litigation, to confirm such dispositions and partitions: Therefore, Her Majesty, by 25 and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

I. The Act passed by the Legislative Council and Assembly Act of L. C., of the Province of Lower Canada, in the ninth year of the 9 G. 4, c. 77, Reign of His Majesty King George the Fourth, and intituled, force. 30 An Act for rendering valid conveyances of lands and other immoveable property held in free and common soccage within the Province of Lower Canada, and for other purposes therein mentioned, and the Royal assent whereto was signified by Proclamation in the said Province on the First day of September, one 35 thousand eight hundred and thirty-one, is hereby declared to be and to have been since the passing thereof, that is to say, since the day last aforesaid, in force in Lower Canada.

II. And whereas it is provided by the sixth section of the Act Recital. above cited, that when the proprietor of lands granted or held 40 in free and common soccage should have died before the passing of the said Act, without having partitioned the same either by last will and testament or otherwise, the heirs of such proprietor

should be held to partition the same according to the "Old

mon soccage ed when the Act.

Proviso: in favor of bond fide purchasers, &c.

Laws of the Province," (that is to say, as if such lands had been held by the tenure of franc aleu roturier being that known to the said Old Laws which is most analogous to free and common soccage), unless the said heirs should have agreed among them-; selves upon a different partition; And whereas the tenor of the said section and of the preamble and other parts of the said Act. shew that the Legislature held the said Old Laws to be those most consistent with the feelings and customs of the people of Lower Canada, and that they ought with the exception of such 10 portions as relate to Seignorial or feudal rights or dues, to apply thereafter to lands held in free and common soccage, yet by some omission or error this is not formally enacted: Therefore, it is hereby provided, that where the proprietor of any How lands in land held in free and common soccage in Lower Canada, shall 15 free and com- have died intestate as to such lands, between the passing of the shall be divid. Act last above cited and the passing of this Act, the husband. widow and heirs of such proprietor, shall have respectively the owner has died same rights in respect of such lands as if they had been held in the passing of franc aleu roturier, unless they shall have agreed upon, assented 20 9 G. 4, c. 77, to or confirmed a different disposition or partition thereof, or and before the shall have acquiesced therein during one year from the death of such proprietor, by having allowed the same or any possession or act founded thereon, to remain unquestioned by them in any competent Court during that time; And this section shall apply to 25 and bind minors, absentees and married women, and as well the heirs and legal representatives of or persons claiming through the parties who shall have agreed upon, assented to, confirmed or acquiesced in such disposition or partition, as such parties themselves; Provided always, that whenever any 30 person shall have bonû fide purchased or obtained any hypothec or charge upon any such lands for a valuable consideration from any person who claimed to be and was entitled thereto as heir of the former owner so dying intestate, either under the English Law referred to in the Act aforesaid, or un 35 der the Laws of Lower Canada applicable to lands held in and shall have registered the deed franc aleu roturier, creating such charge, or operating such conveyance, before the registration of any sale, conveyance or incumbrance of such lands by any other person claiming to be such heir, and before 40 the passing of this Act, no person being at the date of such deed in adverse possession of the lands as such heir or as claiming. through any such heir, or having questioned the title of the vendor or grantor of the charge in any suit pending or decided in favor of the adverse claimant at the date of such deed, -then 45 as regards the conveyance, sale or charge operated or created by such deed, the grantor or vendor therein mentioned shall be held to have been at the date thereof the person entitled toinherit the said lands from the proprietor so dying intestate as regards them.

III. Provided always, that nothing in the two preceding sec- Preceding sections of this Act, shall affect any case pending at the time of its affect pending passing, or any case in which there is then any actual and cases. open possession under a title adverse to their provisions or those 5 of the Act therein mentioned, but such cases shall be adjudged upon as if this Act had never been passed.

IV. The Laws which shall hereafter apply to and govern What Laws lands held in free and common soccage in Lower Canada, shall hereafter as well with regard to descent, inheritance, incumbrance, alie-in free and 10 nation, dower, and the rights of husbands and of married common socwomen, as with regard to all other incidents and matters what- cage, as to soever, shall be the same with those which apply to and govern ters. lands held by the tenure of franc aleu roturier, in like matters, except only in so far as such Laws may have been expressly 15 altered as regards lands held in free and common soccage, by the Act above cited or any other Act of the Legislature of Lower Canada or of Canada; and as regards the rights of married As to marwomen and their representatives, this section shall apply to cases riage rights. where the husband shall die after the passing of this Act, 20 whatever be the date at which the marriage may have taken place, but nothing herein contained shall prevent the effect of Act not to any marriage contract or settlement made either in the English contracts. or French form.

V. The Laws which have governed lands held in Free and What Laws 25 Common Soccage in Lower Canada in matters other than have governed such lands, in alienation, descent and rights depending upon marriage, are matters other hereby declared to have always been the same with those than alienawhich governed lands held in *franc aleu roturier*, except in so tion, descent far only as it may have been otherwise provided by any Act of 30 the Legislature of Lower Canada, or of this Province; but Proviso. nothing in this section shall be construed as a declaration that such lands held in Free and Common Soccage, have or have not at any time been governed by any other Law as regards alienation, descent or rights depending on marriage.

35 VI. The word "Lands" in this Act shall include any im-Interpretation moveable property or hereditament capable of being held in clause. free and common soccage, and any estate or interest therein, and the word "Deed," shall include any instrument by which any lands can be conveyed, hypothecated or incumbered by 40 the Laws of Lower Canada.