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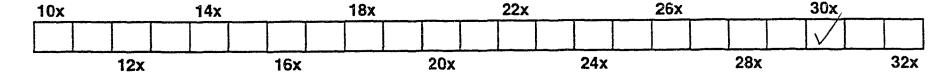
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2nd Session, 3rd Parliament, 12 Victoria, 1849.

BILL.

An Act to provide for the sale and disposition of the Real Estate of Infants in certain cases therein mentioned.

Received and Read a first time, Friday, 20th April, 1849.

Second Reading, Thursday, 26th April, 1849.

Mr. Solicitor General BLAKE.

LOYELL AND GIBSON PRINTERS.

BILL.

An Act to provide for the sale and disposition of Real Estates of Infants in certain cases therein mentioned.

THEREAS it is expedient to authorize the sale and Proviso. disposition of the Real Estate of Infants in certain cases where the same is for their benefit: Be it therefore enacted. &c.

5 And it is hereby enacted by the authority of the same, How applica-That any Infant seized or possessed of, or entitled to any tion may be made for leave Real Estate in fee, for a term of years, or otherwise how- to sell real essoever, in Upper Canada, may, by his or her next friend, tate of Infants. or by his or her guardian, apply to the Court of Chancery 10 in and for Upper Canada, for the sale or other disposition of such property, or a competent part thereof, in manner and for any of the purposes hereinafter directed: Pro- Proviso; as to vided always, that no such application shall be made to infants of or the said Court of Chancery without the consent of such 15 Infant if he or she be of the age of seven years or upwards.

II. And be it enacted, That whenever, upon any such courtofChanapplication as aforesaid, it shall appear satisfactorily to the der the sale on said Court, that a disposition of any part of such Real certain con-Estate of such Infant is necessary and proper, either for ditions. 20 the support and maintenance of such Infant or for his education,—or that the interest of such Infant requires, or will be substantially promoted by such disposition by reason of any part of his or her said property being exposed to waste and dilapidation,—the Court may order the 25 sale, or the letting for a term of years, or other disposition of such Real Estate or any part thereof, to be made under Conveyance, the direction of the Master of the said Court, or by the &c. how to be Guardian or Guardians of such Infant, or by any person made. appointed by the said Court for the purpose, in such man-30 ner and with such restrictions as to the said Court shall seem expedient, and may order the Infant to convey such Real Estate as the said Court shall think proper; and Conveyance,

every such conveyance shall be as valid and effectual, &c. to be va-

to all intents and purposes, as if the Infant had been, at 35 the time of making or executing the same, of the age of twenty-one years: Provided always, that no such Real Proviso. Estate shall be so sold, leased or otherwise disposed of as aforesaid in any manner, against the provisions of any last will or of any conveyance by which such Estate was 40 devised or granted to such Infant, or for his or her use.

Court may orthe infant to make the conveyance.

III. And be it enacted, That where the said Court der some that shall find or deem it more convenient that the conveyance to be made and executed in pursuance of the provisions of this Act, should be executed by some person in the place of the Infant, then and in such case it shall be lawful for the said Court of Chancery to direct any person whom such Court may think proper to appoint for that purpose, in the place of the Infant, to convey such estate to such person, and in such manner as the said Court shall think proper; and every such conveyance shall be 10 as valid and effectual to all intents and purposes, as if the Infant had made and executed the same, and had been of the age of twenty one years at the time of making and executing the same.

Application of

IV. And be it enacted, That the moneys arising from 15 money ruined any such sale, lease or other disposition, as hereinbefore mentioned, shall be laid out, applied and disposed of in such manner as the said Court shall direct.

Money to represent the estake.

V. And be it enacted, That on any sale or other disposition which shall be made in pursuance of this Act, 20 the moneys thereby raised, or the surplus thereof, as the case may be, shall be of the same nature and character as the estate so sold or disposed of, and the heirs, next of kin, or other representatives of the Infant, shall have such and the like interest in any surplus which may re- 95 main of such moneys at the decease of such Infant, as they would have had in the Estate so sold or disposed of, if no such sale or other disposition had been made.

to Dower, and paid out of

VI. And be it enacted, That if the real estate of any may be made infant applying as aforesaid, or any part of it, shall be 30 son entitled subject to Dower, and the person and it. consent in writing to accept such gross sum in lieu of money raised, such Dower as the Court shall think reasonable, or the permanent investment of a reasonable sum in such manner as that the interest thereof be made payable to the 35 person entitled to the said Dower during her life, the said Court may direct the payment of such sum in gross or the investment of such other sum as aforesaid, as the case may be, which sums so paid or invested shall be taken out of the proceeds of the sale of the Real Estate 40 of such Infant.

Court to make rules, &c.

VII. And be it enacted, That the said Court shall have full power and authority to make all such rules and orders as may be requisite for carrying this Act into effect, or for regulating the proceedings under it. 45