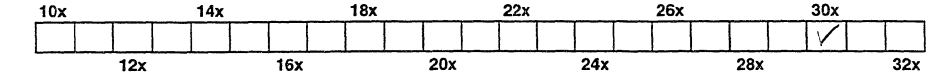
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1st Session, 5th Parliament, 18 Victoria, 1854.

BILL.

An Act for the better Administration of the Estates of deceased Persons.

Received and Read First time, Friday, 15th September, 1854.

Second Reading, Tuesday, 26th Sept., 1854

Hoy, Mr. Cameron.

QUEBEC:
PRINTED BY JOHN LOVELL, MOUNTAIN STREET.

1854.]

BILL.

[No. 3,

An Act for the better Administration of the Estates of deceased persons.

TIEREAS the law relating to the administration of the Estates of Preamble. deceased persons is greatly defective, and it is necessary that some improvement should be made therein :- Be it therefore enacted, &c. that-

From and after the passing of this Act, no action or suit of any nature Actions not to 5 or kind soever shall abate or be discontinued by reason of the death of any shate by de-of the parties to such action or suit whether the plaintiff or defendant, de-mandant or tenant, or by whatever name such parties may be called, but timed. the same shall and may be proceeded with by or against the personal representative of the party so dying, the death of such party being sug-10 gested on the proceedings, and the said suit or action being continued and carried on by scire facias in such form as the Judges of the Superior Courts of Common Law shall by any rules, from time to time to be made, direct and appoint.

II. No personal representative of any deceased person shall be bound Actions 15 to plead or answer in any action, suit or bill, commenced, brought or prosonal representative, to enforce the payment of any
sentative to be
debt, claim or demand alleged against such deceased person, after the expisentative within ration of one year from the death of such deceased person.

III. Before any personal representative of any deceased person shall be Personal re-20 required to pay any debt, claim or demand made, prosecuted or brought presentative against or on account of such deceased person, it shall and may be lawful that the claim for such personal representative, if he shall think fit so to do, to require be sworn to that the said debt, claim, or demand, shall be verified by the oath or affir-before paying the same. mation made before any commissioner for taking affidavits, or any magis-25 trate, of some person cognizant thereof, who shall swear or affirm that the said debt, claim or demand is correct, and has not been settled, or reduced below the amount claimed, by payment or set-off, or in any other manner whatsoever.

so person or the estate of any deceased person, whether such claim, debt or paid equally demand arise from or out of any record, specialty, simple contract, wrong-out of assets. ful act or other cause whatsoever, shall be entitled to be paid equally out of the assets of such deceased person, without any preference or priority by reason of the nature of such claim, debt or demand, having regard only 35 to the amount thereof: Provided always, that every such claim, debt or Provided the demand, verified as aforesaid, shall be fyled within six calendar months claim be fyled from the time of administration granted to the estate and effects of such within six months. deceased person, in the Probate or Surrogate Court by which such administration shall be granted; for the fyling of which claim, debt or demand

IV. All persons having any claim, debt or demand against any deceased All debts to be

and the entry thereof in a book to be kept for that purpose, the Registrar of such Court shall be entitled to receive the sum of one shilling, and no

Personal ro-

V. Immediately after the expiration of six calendar months from the present tire to time of administration granted of the estate and effects of any deceased 5 ed account of person, the personal representative of such deceased person shall deliver into the Court by which such administration was granted, a statement in writing, verified by oath or affirmation, which oath or affirmation may be administered by any commissioner for taking affidavits, or any magistrate, of all the assets of such deceased person within the knowledge of such per- 10 sonal representative, and thereupon such Court shall, from time to time, claredividends upon the application of any such claimant who shall have filed his claim verified as aforesaid, have power to examine such personal representative on oath, and declare such dividends payable out of the said assets, as the same may be realized, as to the said Court shall seem meet; and such 15 personal representative shall be liable in an action for money had and received, to the parties entitled to such dividends, if not paid at the time or times when the same shall be declared payable by such Court as aforesaid.

Court to depayable out of assets.

If personal estate be insufficient, Court may direct the sale of real estate.

VI. Whenever the personal estate of any deceased person shall be in-20 sufficient to pay all such claims, debts or demands as existed against such deceased person, and such deceased person shall have died seized or entitled to any such estate or interest in lands or tenements as might have been taken in execution therefor, it shall be lawful for such Probate or Surrogate Court having right to administration of the estate of such 25 deceased person, on the application of any such claimant as aforesaid or of the said personal representative, to order and direct that any such estate or interest in lands shall be sold at such time and in such manner as such How such real Court shall direct, and upon such sale, a deed or conveyance of such lands estate if sold, signed by the Registrar of such Court under the seal of such Court shall be 30 veyed to pur- sufficient to convey the estate and interest of such deceased person therein to the purchaser at such sale, and the amount realized at such sale beyond all costs and charges, shall be assets in the hands of such personal representative, to be applied to the payment of such claims, debts or demands as aforesaid: and for the execution of any such deed, such Registrar shall 35 be entitled to the sum of ten shillings.

Personal representativo neglecting to fyle account may be com-

VII. If within one calendar month after the expiration of the said six calendar months, such personal representative shall not deliver into the said Court such statement in writing as in the fifth section mentioned, it shall and may be lawful for any such claimant as aforesaid to obtain from 40 pelled to do so. the said Court an order ex parte upon such personal representative, to deliver in such statement within a time to be specified in such order; and if such order be not complied with, then upon due proof of a personal service thereof upon such personal representative, the said Court shall and may in its discretion make an order for the imprisonment of such personal 45 representative in any gaol or prison, until such statement shall be delivered into Court, and an order made for the discharge of such personal representative from custody, upon the payment of such costs as such Court shall direct.

Plea of plene administravit

VIII. If in any action or suit against the personal representative of any 50 must be veri deceased person, such personal representative shall fyle any plea of plene administravit, in any form whatever, either in part or in the whole, such

plea shall and may be treated as a nullity, unless it be accompanied by an field by affileaffidavit or affirmation verifying the same, with a statement of the receipts vit & and payments on account of the estate by the personal representative.

IX. The personal representative of any deceased person shall and When claims 5 may, as soon as he shall have paid all such claims as aforesaid against the fyled within estate of such deceased person as shall be fyled as aforesaid within six ca-paid, residue to lendar months from the time of administration granted, distribute the re-be distributed sidue of the said estate among the legatees or next of kin, as the case may abcording to be, according to law, and thereafter such personal representative shall be sonal repre-10 absolutely discharged from any claim, suit, action or proceeding of any sentative disother person on account of the estate of such deceased person, and shall charged of and may plead the same as an absolute bar to any such action, suit or proceeding.

X. After distribution of the residue of the estate of any deceased person parties receiv-15 by the personal representative as aforesaid, any person having any such ing such ing such claim, debt or demand as aforesaid against the estate of such deceased due liable to person, shall and may proceed for the recovery thereof, by action of debt the amount reagainst all or any of the parties to whom such residue shall have been dis- ceived. tributed, and such parties shall be liable in such action to the extent of the 20 residue received, and no more: Provided always, that the claimant, before instituting any such action, shall furnish a statement of his claim to the Proviso: said parties against whom he claims the same, accompanied by an affidavit of the nature required by the third section of this Act.

XI. For the purposes of this Act, proceedings may be had or taken in At what times 25 the said Probate and Surrogate Courts, or either of them, at any time, with proceedings out reference to any fixed or periodical sittings of such Courts.

may be had under this

XII. The term "personal representative" used in this Act shall include Interpretation and extend to all and every person to whom probate or administration of Clause. the estate of any deceased person shall be legally granted, in any way, 30 manner or form whatsoever.

XIII. The following fees shall be allowed to the Official Principal of the Fees. Court of Probate, and Judge of Surrogate Court, for services performed under this Act.

Declaring dividend, one per cent. upon amount thereof. Order to deliver statement, five shillings. Order for imprisonment, ten shillings.

Order for sale, ten shillings.

XIV. This Act shall not extend to Lower Canada.

Extent of Act.