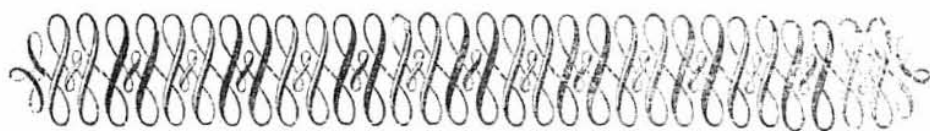


12 August 1857. 20 & 21 VICT.



(Ireland.)

A

# B I L L

[AS AMENDED IN COMMITTEE AND ON RE-COMMITMENT]

TO

## Amend the Law relating to Probates and Letters of Administration in Ireland.

- W**HEREAS it is expedient to amend the Law relating to Probates and Letters of Administration, and that all Jurisdiction in relation to the Grant and Revocation of Probates of Wills and Letters of Administration in Ireland should be exercised, in the Name of Her Majesty, by One Court: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :
- 10 I. This Act (except where otherwise specially provided) shall come into operation on such Day, not sooner than the First Day of January One thousand eight hundred and fifty-eight, as the Lord Lieutenant shall by Order in Council appoint, provided that such Order shall be made One Month at least previously to the Day so to be appointed.
- 15 II. In the Construction of this Act, unless the Context be inconsistent with the Meaning hereby assigned—
- “Will” shall comprehend “Testament” and all other Testamentary Instruments of which Probate may now be granted :
- 20 “Administration” shall comprehend all Letters of Administration of the Effects of deceased Persons, whether with or without the Will annexed, and whether granted for general, special, or limited Purposes :
- [Bill 186.]
- A
- “Matters
- Preamble.
- Commence-  
ment of Act.
- Interpreta-  
tion Clause.
- “Will :”
- “Adminis-  
tration :”

"Matters and Causes Testamentary:"	"Matters and Causes Testamentary" shall comprehend all Matters and Causes relating to the Grant and Revocation of Probate of Wills or of Administration:	
"Common Form Business:"	"Common Form Business" shall mean the Business of obtaining Probate and Administration where there is no Contention as to the Right thereto, including the passing of Probates and Administrations through the Court of Probate in contentious Cases when the Contest is terminated, and all Business of a non-contentious Nature to be taken in the Court in Matters of Testacy and Intestacy, not being Proceedings in any Suit, and also the Business of lodging Caveats against the Grant of Probate or Administration:	5
"The Court:"	"The Court" shall mean Her Majesty's Court of Probate hereby established, and shall also include the Judge of the said Court:	
"Judge:"	"The Judge" shall mean the Judge of the said Court:	15
"Court of Chancery:"	"The Court of Chancery" shall mean the High Court of Chancery in Ireland:	
"Accountant General:"	"Accountant General" shall mean the Accountant General in the High Court of Chancery in Ireland:	
"Prerogative Court:"	"The Prerogative Court" shall mean Her Majesty's Court of Prerogative in Ireland:	20
"Lord Chancellor:"	"Lord Chancellor" shall comprehend the Lord Chancellor and Lords Commissioners for the Custody of the Great Seal of Ireland for the Time being:	
"Lord Lieutenant:"	"Lord Lieutenant" shall include the Lords Justices or other Chief Governor or Governors of Ireland:	25
"Person:"	"Person" shall mean a Body Politic, Corporate, or Collegiate, as well as an Individual:	
"Superior Courts:"	"Superior Courts" shall mean Her Majesty's Superior Courts of Record at Dublin:	30
"The Testamentary Office:"	"The Testamentary Office" shall mean the Public Registry attached or belonging to Her Majesty's Court of Probate under this Act, and the Offices connected therewith:	
"The District Office:"	"The District Office" shall mean the Public Registry attaching or belonging to Her Majesty's Court of Probate in each District hereby established:	35
"Registrar:"	"The Registrar" shall mean the principal Registrar and other Registrars of the Testamentary Office:	
"District Registrar."	"District Registrar" shall mean the Registrar of each District Office hereby established.	40

Short Title of Act. III. This Act may be cited as "The Probates and Letters of Administration Act (Ireland), 1857."

Extent of Act. IV. This Act shall not extend to England or Scotland, except where expressly mentioned.

V. The

V. The voluntary and contentious Jurisdiction and Authority of all Ecclesiastical, Royal Peculiar, Peculiar, Manorial, and other Courts and Persons in Ireland, now having Jurisdiction or Authority to grant or revoke Probate of Wills or Letters of Administration of the Effects of deceased Persons, shall in respect of such Matters absolutely cease; and no Jurisdiction or Authority in relation to any Matters or Causes Testamentary, or to any Matter arising out of or connected with the Grant or Revocation of Probate or Administration, shall belong to or be exercised by any such Court or Person.

Testamen-  
tary Juris-  
diction of  
Ecclesias-  
tical and  
other Courts  
abolished.

VI. The voluntary and contentious Jurisdiction and Authority in relation to the granting or revoking Probate of Wills and Letters of Administration of the Effects of deceased Persons now vested in or which can be exercised by any Court or Person in Ireland, together with full Authority to hear and determine all Questions relating to Matters and Causes Testamentary, shall belong to and be vested in Her Majesty, and shall, except as herein-after is mentioned, be exercised in the Name of Her Majesty in a Court to be called "The Court of Probate," and to hold its ordinary Sittings and to have its Principal Registry at such Place or Places in Dublin as the Lord Lieutenant in Council shall from Time to Time appoint.

Testamen-  
tary Juris-  
diction to be  
exercised by  
a Court of  
Probate.

VII. There shall be One Judge of Her Majesty's Court of Probate; and it shall be lawful for Her Majesty from Time to Time, by Letters Patent under the Great Seal of Ireland, to appoint a Person, being or having been a Barrister-at-Law of Fifteen Years Standing, to be such Judge: Provided, that the Person who, at the Time of the passing of this Act, may be the Judge of the Prerogative Court shall be the First Judge of Her Majesty's Court of Probate; and provided, that no Person holding the said Office of Judge shall be capable of being elected or being a Member of the present or any future House of Commons.

Her Majesty  
to appoint  
Judge of the  
Court; the  
First Judge  
to be the  
present  
Judge of the  
Prerogative  
Court.

VIII. The Judge shall hold his Office during good Behaviour, provided that it shall be lawful for Her Majesty to remove any such Judge from his Office upon an Address of both Houses of Parliament.

Judge's  
Tenure of  
Office.

IX. Every Judge of the Court shall, before executing any of the Duties of his Office, take the following Oath, which the Lord Chancellor or the Master of the Rolls in Ireland for the Time being is hereby respectively authorized and required to administer:

Judge to  
take Oath.

' I A.B. do solemnly and sincerely promise and swear, That I will duly and faithfully, and to the best of my Skill and Power, execute the Office of Judge of the Court of Probate.

' So help me GOD.'

- Precedence of Judge, Secretary, &c. X. The Judge shall have Rank and Precedence with the Puisne Judges of Her Majesty's Superior Courts according to the Date of his Appointment and he shall have a Secretary and Usher, to be from Time to Time appointed and removed by him at his Pleasure.
- The Judge to be a Commissioner of Charitable Donations and Bequests. XI. The Judge shall be One of "the Commissioners of Charitable Donations and Bequests for Ireland," under Statute Seventh and Eighth Victoria, Chapter Ninety-seven, in lieu of "the Judge of Her Majesty's Court of Prerogative for Causes Ecclesiastical and Court of Faculties in and throughout Ireland."
- Salaries. XII. There shall be paid to the Judge the net yearly Salary of 10 Three thousand five hundred Pounds, and to his Secretary the net yearly Salary of Three hundred Pounds, and to his Usher the net yearly Salary of Fifty Pounds.
- CLAUSE A.  
Repeal of 7 & 8 G. 4. c. 44. as to Salaries. XIII. From and after the Period at which this Act shall come into operation, so much of the Statute passed in the Session of 15 Parliament holden in the Seventh and Eighth Years of the Reign of King George the Fourth, Chapter Forty-four, as relates to the Payment of a Salary of Three thousand Pounds to the Judge of the Prerogative Court and Court of Faculties in Ireland shall be and is hereby repealed. 20
- Judge of Court of Probate to be also Judge of the Admiralty Court on the next Vacancy. XIV. Upon the next Vacancy in the Office of Judge of the High Court of Admiralty in Ireland, it shall be lawful for Her Majesty, if She so think fit, to appoint the Person then being Judge of the Court of Probate to be also Judge of the said Court of Admiralty, and after the Union of the said Two Offices they shall be thenceforth held 25 by the same Person.
- Retiring Pension. XV. Her Majesty, by Letters Patent under the Great Seal of the United Kingdom, may grant unto any Person executing the Office of Judge of Her Majesty's Court of Probate an Annuity, not exceeding Two thousand three hundred and thirty-three Pounds Six Shillings 30 and Eightpence, to commence immediately after the Day when the Person to whom such Annuity shall be granted shall resign the said Office or Offices, and to continue during his natural Life; provided that Her Majesty may, in and by such Letters Patent, limit the Duration of Payment of such Annuity, or any Part thereof, to such 35 Periods of Time during the natural Life of such Person in which he shall not exercise any Office of Profit under Her Majesty, so that such Annuity, together with the Salary and Profits of such other Office, shall together not exceed in the whole the said Sum of Two thousand three hundred and thirty-three Pounds Six Shillings 40 and Eightpence: Provided also, that no Annuity granted to any Person having executed the Office of Judge under this Act, except the



the present Judge of the Prerogative Court, shall be valid unless such Person shall have held such Office for the Period of Fifteen Years, or have held such Office and any of the Offices of Judge in any of the Superior Courts of Law or Equity for Periods amount-  
5 ing together to Fifteen Years, or shall be afflicted with some permanent Infirmary disabling him from the due Execution of his Office, which shall be distinctly recited in the said Grant.

XVI. There shall be established for each of the Districts specified in Schedule (A.) to this Act, and at the Places respectively men-  
10 tioned in such Schedule, a Public Registry attached to and under the Control of the Court of Probate, herein-after referred to as "The District Registry." District Re-  
gistries to be  
established.

XVII. It shall be lawful for the Lord Lieutenant in Council from Time to Time to alter the said Districts or any One or more of them,  
15 and add to or reduce the Number thereof, and to direct that the District Registry shall be held at such Place within the District as to the Lord Lieutenant in Council shall appear most convenient and suitable. Lord Lieu-  
tenant may  
alter Dis-  
tricts.

XVIII. There shall be Two Registrars, One Record Keeper, and  
20 One Clerk of the Seal for the Principal Registry of the Court of Pro-  
bate, and there shall be One District Registrar for each District Registry herein-after referred to as the District Registrar, and there shall be so many Clerks and other Officers for the Court and the Principal Registry as the Judge of the Court, with the Sanction of the Com-  
25 missioners of Her Majesty's Treasury, may from Time to Time think fit: Provided, that if at any Time it appear to the Lord Lieutenant in Council that the Duties of the Registrars of the Principal Registry of the Court of Probate can be performed by One Registrar, it shall be lawful for the Lord Lieutenant by Order in Council to direct that  
30 the Number of Registrars for such Principal Registry be reduced accordingly. Officers of  
the Court of  
Probate.

XIX. Maurice Keatinge and Anthony J. Hawkins, Esquires, the present Deputy Registrars of the Prerogative Court, shall be the  
First Registrars of the Principal Registry of the Court of Probate ;  
35 the present Clerk of the Records of the said Prerogative Court shall be the First Record Keeper at the said Principal Registry, and the present Senior Clerk and Clerk of the Seal of the said Prerogative Court shall, if willing to accept the Office, be the First Clerk of the Seal at the said Principal Registry. First Offi-  
cers of the  
Principal  
Registry.

40 XX. Such of the other Clerks and Officers now employed in the said Prerogative Court (whose Services shall be necessary) shall be transferred to such Situations in the Court of Probate and the Prin-  
cipal Registry thereof as the Judge may in that Behalf direct, so that  
[186.] A 3 their Clerks and  
Officers of  
Prerogative  
Court to be  
transferred  
to like Of-

their Duties may be such as, in the Opinion of the said Judge, may be as nearly as possible similar to those which they have heretofore discharged in the said Prerogative Court: Provided always, that no such Clerk or other Officer shall be so transferred whom the Judge shall consider to be from Age, Infirmary, or other Cause incompetent to the Discharge of his Duties. 5

Existing Diocesan Registrars to be entitled to be District Registrars at the same Places. XXI. The Registrar or Deputy Registrar (as the Case may be) now executing in Person the Duties of Registrar of a Diocesan or other Court within the District which a District Registry is to be established under this Act, or where there is more than One such Registrar or Deputy Registrar so acting such One of them as the Judge shall select, shall be appointed the First District Registrar for such District, save where the Judge shall consider such Registrar or Deputy Registrar, or all such Registrars or Deputy Registrars if more than One, to be from Age, Infirmary, or other Cause incompetent to the Discharge of the Duties of District Registrar. 15

Clerk of Peace to be appointed District Registrar in certain Cases. XXII. In case there shall be no Person competent to fill the Office of District Registrar for any District within the Meaning of the last preceding Section, and also on the Death, Resignation, or Removal of any Person appointed to fill such Office, the Judge shall appoint the Clerk of the Peace for the County or County of a City in which the District Registry is situate, or if he shall be from any Cause incompetent or shall be removed then some other Clerk of the Peace within the District, to be the District Registrar, and the Office of such Clerk of the Peace shall be the District Registry. 20 25

Appoint-ment to Offices. Salaries. XXIII. The Registrars and other Officers of the Court of Probate, except as herein-before provided, shall be appointed by the Judge, but subject to the Approval of the Lord Chancellor: There shall be paid to the several Officers mentioned in Schedule B. to this Act the several Salaries set opposite to their respective Titles in the same Schedule, and the said District Registrars shall, as the Remuneration for the Performance of their Duties under this Act, including the Services of any Clerks they may employ, be entitled to take in respect of the Business in their respective District Registries such Fees as shall be fixed as herein-after provided; and, except as aforesaid, there shall be paid to the several Clerks and other Officers appointed under this Act such Salaries or other Remuneration as the Judge, with the Approval of the Lord Chancellor and the Consent of the Commissioners of Her Majesty's Treasury, shall from Time to Time in each Case direct. 30 35 40

Tenure of Office. XXIV. The Registrars and District Registrars shall hold their Offices during good Behaviour, subject to be removed by Order of the 45

the Lord Chancellor for some reasonable Cause to be in such Order expressed; and the other Officers of the Court may be removed by the Judge, with the Sanction of the Lord Chancellor.

XXV. No Person shall be appointed a Registrar who shall not be or have been an Advocate, Barrister-at-Law, Proctor, Solicitor, or Attorney-at-Law, unless at the Time of the passing of this Act he is performing in Person the Duties of Registrar or Deputy Registrar of some Ecclesiastical Court in Ireland.

Qualification of Registrars and District Registrars.

XXVI. All Registrars, District Registrars, Officers, and Clerks of the Court shall execute their respective Offices in Person and not by Deputy; and no Registrar of the Principal Registry of the Court, nor any Officer or Clerk in the Principal Registry thereof, shall during the Time of his holding such Office directly or indirectly practise as an Advocate, Barrister, Proctor, Solicitor, or Attorney, or receive or participate in the Fees of any other Person so practising.

Officers of the Court to execute their Offices in Person. Registrars and Clerks of the Principal Registry not to act as Proctors, &c.

XXVII. The Judge shall cause to be made Seals for the Court of Probate, that is to say, One Seal to be used in its Principal Registry, and separate Seals to be used in the several District Registries, and may cause the same respectively from Time to Time to be broken, altered, and renewed at his Discretion; and all Probates, Letters of Administration, Orders, and other Instruments, and Exemplifications and Copies thereof respectively, purporting to be sealed with any Seal of the Court of Probate, shall in all Parts of the United Kingdom be received in Evidence without further Proof thereof.

Seal of the Court.

XXVIII. The Court shall be a Court of Record, and shall have the same Powers, and its Grants and Orders shall have the same Effect, throughout all Ireland, and in relation to the Personal Estate in all Parts of Ireland of deceased Persons, as the Prerogative Court and its Grants and Orders respectively now have in relation to those Matters and Causes Testamentary and those Effects of deceased Persons which are within the Jurisdiction of the said Prerogative Court; and all Duties which, by Statute or otherwise, are imposed on or should be performed by Ordinaries generally, or on or by the said Prerogative Court, in respect of Probates, Administrations, or Matters or Causes Testamentary within their respective Jurisdictions, shall be performed by the Court of Probate: Provided that no Suits for Legacies, or Suits for the Distribution of Residues, shall be entertained by the Court, or by any Court or Person whose Jurisdiction as to Matters and Causes Testamentary is hereby abolished.

The Court to have throughout all Ireland the same Powers as the Prerogative Court.

Suits for Legacies or Distribution not to be entertained.

XXIX. The Court may require the Attendance of any Party in Person, or of any Person whom it may think fit to examine or cause to be examined in any Suit or other Proceeding in respect of Matters

Power to examine Witnesses.

or Causes Testamentary, or may examine or cause to be examined upon Oath or Affirmation, as the Case may require, Parties and Witnesses by Word of Mouth, and may, either before or after or with or without such Examination, cause them or any of them to be examined on Interrogatories, or receive their or any of their Affidavits 5 or solemn Affirmations, as the Case may be; and the Court may by Writ require such Attendance, and order to be produced before itself or otherwise any Deeds, Evidences, or Writings, in the same Form, or nearly as may be, as that in which a Writ of Subpœna ad testificandum, or of Subpœna duces tecum, is now issued by any of the 10 Superior Courts of Law; and every Person disobeying any such Writ shall be considered as in Contempt of the Court, and also be liable to forfeit a Sum not exceeding One hundred Pounds.

Production  
of Deeds, &c.

Powers of  
Court to  
enforce  
Orders.

XXX. The Court shall have the like Powers, Jurisdiction, and Authority for enforcing the Attendance of Persons required by it as 15 aforesaid, and for punishing Persons failing, neglecting, or refusing to produce Deeds, Evidences, or Writings, or refusing to appear or to be sworn, or make Affirmation or Declaration, or to give Evidence, or guilty of Contempt, and generally for enforcing all Orders, Decrees, and Judgments made or given by the Court under this Act, and 20 otherwise in relation to the Matters to be inquired into and done by or under the Orders of the Court under this Act, as are by Law vested in the Court of Chancery for such Purposes in relation to any Suit or Matter depending in such Court.

Order to  
produce any  
Instrument  
purporting  
to be tes-  
tamentary.

XXXI. The Court may, on Motion or Petition, or otherwise, in a 25 summary Way, whether any Suit or other Proceeding shall or shall not be pending in the Court with respect to any Probate or Administration, order any Person to produce and bring into the Principal or any District Registry, or otherwise as the Court may direct, any Paper or Writing being or purporting to be testamentary, which may 30 be shown to be in the Possession or under the Control of such Person; and if it be not shown that any such Paper or Writing is in the Possession or under the Control of such Person, but it shall appear that there are reasonable Grounds for believing that he has the Knowledge of any such Paper or Writing, the Court may direct 35 such Person to attend for the Purpose of being examined in open Court, or upon Interrogatories respecting the same, and such Person shall be bound to answer such Questions or Interrogatories, and, if so ordered, to produce and bring in such Paper or Writing, and shall be subject to the like Process of Contempt in case of Default in not 40 attending or in not answering such Questions or Interrogatories, or not bringing in such Paper or Writing, as he would have been subject to in case he had been a Party to a Suit in the Court and had made such Default; and the Costs of any such Motion, Petition, or other Proceeding shall be in the Discretion of the Court.

45

XXXII. The



XXXII. The Registrars and District Registrars shall respectively have full Power to administer Oaths; and all Persons who at the Commencement of this Act shall be acting as Surrogates of any Ecclesiastical Court, and any other Persons whom the Judge shall, 5 under the Seal of the Court, from Time to Time appoint, shall respectively have full Power to administer Oaths and perform such other Duties in reference to Matters and Causes Testamentary as may be assigned to them from Time to Time by the Rules and Orders under this Act; and the Persons so appointed shall be styled "Com- 10 missioners of Her Majesty's Court of Probate:" Provided, that any Party required to be examined, or any Person called as a Witness or required or desiring to make an Affidavit or Deposition under or for the Purposes of this Act, shall be permitted to make his solemn Affirmation or Declaration instead of being sworn in the Circum- 15 stances and Manner in which a Person called as a Witness so desiring to make an Affidavit or Deposition in any of the Superior Courts would now be permitted so to do; and any Person who shall wilfully give false Evidence, or who shall wilfully swear, affirm, or declare falsely in any Affidavit or Deposition before the Court of Probate, or before 20 any Registrar, District Registrar, or Commissioner of the Court, shall be liable to the Penalties and Consequences of wilful and corrupt Perjury.

Registrars, &c. to have Power to administer Oaths.

Power to appoint, also, Commissioners to administer Oaths, &c.

XXXIII. If any Person forge the Signature of any Registrar, District Registrar, or Commissioner for taking Oaths, or forge or counterfeit 25 any Seal of the Court of Probate, or knowingly use or concur in using any such forged or counterfeit Signature or Seal, or tender in Evidence any Document with a false or counterfeit Signature of such Registrar, District Registrar, or Commissioner, or with a false or counterfeit Seal, knowing the same Signature or Seal to be false or counterfeit, every 30 such Person shall be guilty of Felony, and shall upon Conviction be liable to Penal Servitude for the Term of his life or any Term not less than Seven Years, or to Imprisonment for any Term not exceeding Three Years, with or without Hard Labour.

Forging or counterfeiting Seal or Signature of Officers.

Penalty.

XXXIV. The Procedure and Practice of the Court of Probate shall, 35 except where otherwise provided by this Act, or by the Rules or Orders to be from Time to Time made under this Act, be, so far as the Circumstances of the Case will admit, according to the present Practice in the Prerogative Court.

Practice of the Court.

XXXV. And to the Intent and End that the Procedure and Prac- 40 tice of the Court may be of the most simple and expeditious Character, it shall be lawful for the Lord Chancellor, at any Time after the passing of this Act, with the Advice and Assistance of the Lord Chief Justice of the Court of Queen's Bench, or any One of the

CLAUSE B.  
Rules and Orders to be made for regulating the Procedure of the Court.

[186.]

B

Judges

Judges of the Superior Courts of Law to be by such Chief Justice named in that Behalf, and of the Judge of the said Prerogative Court, to make Rules and Orders, to take effect when this Act shall come into operation, for regulating the Procedure and Practice of the Court, and the Duties of the Registrars, District Registrars, and 5 other Officers thereof, and for determining what shall be deemed contentious and what shall be deemed non-contentious Business, and, subject to the express Provisions of this Act, for fixing and regulating the Time and Manner of appealing from the Decisions of the said Court, and generally for carrying the Provisions of this Act into 10 effect; and, after the Time when this Act shall come into operation, it shall be lawful for the Judge of the Court of Probate from Time to Time, with the Concurrence of the Lord Chancellor and the said Lord Chief Justice, or any One of the Judges of the Superior Courts of Law to be by such Chief Justice named in this Behalf, 15 to repeal, amend, or alter any such Rules and Orders, or make other Orders in lieu thereof, as to him, with such Concurrence as aforesaid, may seem fit.

Mode of  
taking Evi-  
dence in  
contentious  
Matters.

XXXVI. Subject to the Regulations to be established by such Rules and Orders as aforesaid, the Witnesses, and where necessary the 20 Parties, in all contentious Matters where their Attendance can be had, shall be examined orally by or before the Judge in open Court: Provided always, that, subject to any such Regulations as aforesaid, the Parties shall be at liberty to verify their respective Cases, in whole or in part, by Affidavit, but so that the Deponent in every such 25 Affidavit shall, on the Application of the opposite Party, be subject to be cross-examined by or on behalf of such opposite Party, orally in open Court as aforesaid, and after such Cross-examination may be re-examined orally in open Court as aforesaid by or on behalf of the Party by whom such Affidavit was filed. 30

Court may  
issue Com-  
missions or  
give Orders  
for Exami-  
nation of  
Witnesses  
abroad or  
unable to  
attend.  
3 & 4 Viet.  
c. 105.

XXXVII. Provided, That where a Witness in any such Matter is out of the Jurisdiction of the Court, or where, by reason of his Illness or otherwise, the Court shall not think fit to enforce the Attendance of the Witness in open Court, it shall be lawful for the Court to order a Commission to issue for the Examination of such Witness on Oath, 35 upon Interrogatories or otherwise, or if the Witness be within the Jurisdiction of the Court to order the Examination of such Witness on Oath, upon Interrogatories or otherwise, before any Officer of the said Court, or other Person to be named in such Order for the Purpose; and all the Powers given to the Courts of Law at Dublin by the Act of the 40 Session of Parliament held in the Third and Fourth Years of the Reign of Her Majesty Queen Victoria, Chapter One hundred and five, for enabling the Courts of Law at Dublin to issue Commissions and give Orders for the Examination of Witnesses in Actions depending in such Courts,

Courts, and to enforce such Examination, and all the Provisions of the said Acts, and of any other Acts for enforcing or otherwise applicable to such Examination, and the Witnesses examined, shall extend and be applicable to the said Court of Probate and to the Examination of  
 5 Witnesses under the Commissions and Orders of the said Court, and to the Witnesses examined, as if such Court were One of the Courts of Law at Dublin, and the Matter before it were an Action pending in such Court.

XXXVIII. The Rules of Evidence observed in the Superior Courts  
 10 of Common Law shall be applicable to and observed in the Trial of all Questions of Fact in the Court of Probate.

Rules of Evidence in Common Law Courts to be observed.  
 Common Law Judges may sit, on Request.

XXXIX. It shall be lawful for the Judge of the Court to sit, with the Assistance of any Judge or Judges of any of the Superior Courts of Law, who, upon the Request of the Lord Chancellor, may find it  
 15 convenient to attend for that Purpose.

XL. In case of Illness or unavoidable Absence of the Judge, or in any Suit or Matter in which the Judge, his Wife, or Child, or any Member of his Family, shall have an Interest, such other Judge of any of the Superior Courts of Law who, on the Request of the Lord  
 20 Chancellor, shall find it convenient to attend, may sit for the Judge of the Court and exercise all his Powers.

CLAUSE C.  
 In Case of Illness, &c. of Judge, his Duties to be performed by Judge of Superior Courts.

XLI. It shall be lawful for the Court of Probate to cause any Question of Fact arising in any Suit or Proceeding under this Act to be tried by a Special or Common Jury before the Court itself, or by  
 25 means of an Issue to be directed to any of the Superior Courts of Common Law, in the same Manner as an Issue may now be directed by the Court of Chancery, and such Question shall be so tried by a Jury in any Case where an Heir-at-Law, cited or otherwise made Party to the Suit or Proceeding, makes Application to the Court of  
 30 Probate for that Purpose; and in any other Case where all the Parties to the Suit or Proceeding concur in such an Application, and where any Party or Parties other than such Heir-at-Law make a like Application (the other Party or Parties not concurring therein), and the Court shall refuse to cause such Question to be tried by a Jury, such  
 35 Refusal of the Court shall be subject to Appeal as herein provided.

CLAUSE D.  
 Court may cause Questions of Fact to be tried by a Jury before itself, or direct an Issue to a Court of Law.

XLII. When the Court shall order a Question of Fact to be tried before itself by a Jury, the Court may make all such Rules and Orders upon the Sheriff or any other Person for procuring the Attendance of a Special or Common Jury for the Trial of such Question as  
 40 may now be made by any of the Superior Courts of Common Law at Dublin, and may also make any other Orders which to such Court may seem requisite; and every such Jury shall consist of Persons

CLAUSE E.  
 Powers of the Court for the Trial of Questions by a Jury.

[186.]

B 2

possessing

possessing the like Qualifications, and shall be struck, summoned, balloted for, and called in like Manner as if such Jury were a Jury for the Trial of any Cause in any of the said Superior Courts; and every Jurymen so summoned shall be entitled to the same Rights, and subject to the same Duties and Liabilities as if he had been duly 5 summoned for the Trial of any such Cause in any of the said Superior Courts; and every Party to any such Proceeding shall be entitled to the same Rights as to Challenge and otherwise as if he were a Party to any such Cause; and generally for all Purposes of or auxiliary to the Trial of Questions of Fact by a Jury before the Court itself, and 10 in respect of new Trials thereof, and also for all Purposes in relation to or consequential upon the Direction of Issues, the Court of Probate shall have the same Jurisdiction, Powers, and Authority in all respects as belong to any Superior Court of Common Law, or to any Judge thereof, or to the High Court of Chancery, or any Judge 15 thereof, for the like Purposes.

CLAUSE F.  
Question to  
be stated,  
and Jury  
sworn to  
try it.  
Judge on the  
Trial to have  
the same  
Authority  
as a Judge  
at Nisi  
Prius.

XLIII. When any such Question shall be so ordered to be tried by a Jury before the Court itself, such Question shall be reduced into Writing in such Form as the Court shall direct, and at the Trial the Jury shall be sworn to try the said Question, and a true Verdict to 20 give thereon according to the Evidence; and upon every such Trial the Court of Probate shall have the same Powers, Jurisdiction, and Authority as belong to any Judge of any of the said Superior Courts sitting at Nisi Prius.

CLAUSE G.  
Court may  
direct Issues  
to try any  
Fact.

XLIV. Where the Court of Probate directs an Issue, it shall be 25 lawful for such Court to direct such Issue to be tried in any Court of Common Law, and either before a Judge of Assize in any County or at the Sittings for the Trial of Causes in Dublin, and either by a Special or Common Jury, in like Manner as is now done by the Court of Chancery. 30

Appeal to  
the House  
of Lords.

XLV. Any Person considering himself aggrieved by any final or interlocutory Decree or Order of the Court of Probate may appeal therefrom to the Court of Appeal in Chancery, and thence to the House of Lords: Provided always, that no Appeal from any interlocutory Order of the Court of Probate shall be made without Leave 35 of the Court of Probate first obtained, but on the Hearing of an Appeal from any final Decree all interlocutory Orders complained of shall be considered as under Appeal as well as the final Decree.

Advocates  
admitted to  
practise.  
Barristers  
may practise  
in conten-  
tious Causes.

XLVI. All Persons who at the Time of the passing of this Act have been admitted Advocates in the Prerogative Court, and all 40 Barristers-at-Law, shall be entitled to practise as Advocates or Counsel in all Matters and Causes in the said Court.

XLVII. Every



XLVII. Every Person who at the Time of the passing of this Act is actually admitted and practising as a Proctor in the Prerogative Court may, upon his Application, at any Time within One Year after the passing of this Act, be admitted a Proctor of the Court of Probate, without Payment of any Fee or Stamp Duty.

Proctors  
admitted to  
practise.

XLVIII. Every Person who at the Time of the passing of this Act is actually admitted and practising as a Proctor of the Court of Prerogative or any other Ecclesiastical Court in Ireland may, within One Year after the passing of this Act, be admitted, without the Payment of any Stamp Duty, Fee, Charge, or Gratuity whatsoever, as a Solicitor of the High Court of Chancery, upon the Production of his Appointment or Admission as such Registrar, Deputy Registrar, or Proctor, or an Official Certificate thereof; and upon the Production of an Official Certificate that such Appointment or Admission continued in force at the Time of the passing of this Act, and upon signing the Roll of Solicitors of the High Court of Chancery, but not otherwise, such Person shall be entitled to be admitted as a Solicitor of such Court, and to be afterwards in like Manner admitted and enrolled as an Attorney of Her Majesty's Superior Courts.

Admission  
of Proctors  
as Solicitors.

XLIX. All Persons now or hereafter admitted to practise in any Ecclesiastical Court in Ireland, and all Solicitors and Attornies-at-Law, may practise in the Court, and the Laws and Statutes now in force concerning Solicitors and Attornies shall extend to Solicitors and Attornies practising in the Court: The Commissioners for taking Oaths in the High Court of Chancery shall be Commissioners for taking Oaths in the Court.

CLAUSE I.  
Practition-  
ers.

L. Probate of a Will or Letters of Administration may, upon Application for that Purpose to the District Registry, be granted in Common Form by the District Registrar in the Name of the Court of Probate and under the Seal appointed to be used in such District Registry, if it shall appear by Affidavit of the Person or some or One of the Persons applying for the same that the Testator or Intestate, as the Case may be, at the Time of his Death had a fixed Place of Abode within the District in which the Application is made, such Place of Abode being stated in the Affidavit, and that the Personal Estate of the Deceased in respect of which Probate or Administration should be granted, exclusive of what the Deceased may have been possessed of or entitled to as a Trustee, and not beneficially, but without deducting anything on account of the Debts due and owing from the Deceased, is under the Value of One thousand five hundred Pounds; and all Grants of Probate and Letters of Adminis-

Probates and  
Administra-  
tion may be  
granted in  
Common  
Form by  
District  
Registrars,  
in certain  
Cases.

tration granted by such District Registrars shall be deemed Grants by the Court, and shall have effect over the Personal Estate of the Deceased in all Parts of Ireland accordingly.

Affidavit  
conclusive.

LI. Such Affidavit shall be conclusive for the Purpose of authorizing the Grant, by the District Registrar, of Probate or Administration; and no such Grant of Probate or Administration shall be liable to be recalled, revoked, or otherwise impeached by reason that the Testator or Intestate had no fixed Place of Abode within the District at the Time of his Death, or by reason that the Personal Estate so sworn to be under the Value of One thousand five hundred Pounds did in fact amount to or exceed that Value; and every Probate and Administration granted by any such District Registrar shall effectually discharge and protect all Persons paying to or dealing with any Executor or Administrator thereunder, notwithstanding the Want of or Defect in such Affidavit as is hereby required. 15

District Registrars not to make Grants where there is Contention, &c

LII. The District Registrar shall not grant Probate or Administration in any Case in which there is Contention as to the Grant until such Contention is terminated or disposed of by Decree or otherwise, or in which it otherwise appears to him that Probate or Administration ought not to be granted in Common Form. 20

CLAUSE H.  
As to Transmission of Notice of Applications for Grants of Probate, &c. to District Registrar.

LIII. Notice of every Application to any District Registrar for the Grant of Probate or Administration shall be transmitted by such District Registrar to the Registrars of the Principal Registry by the next Post after such Application shall have been made; and such Notice shall specify the Name and Description, or Addition (if any), of the Testator or Intestate, the Time of his Death, and the Place of his Abode at his Decease, as stated in the Affidavit made in support of such Application, and the Name of the Person by whom the Application has been made, and such other Particulars as may be directed by Rules or Orders under this Act; and no Probate or Administration shall be granted in pursuance of such Application until such District Registrar shall have received a Certificate, under the Hand of One of the Registrars of the Principal Registry, that no other Application appears to have been made in respect of the Goods of the same deceased Person, which Certificate the said Registrar of the Principal Registry shall forward as soon as maybe to the District Registrar; all such Notices, in respect of Applications in the District Registries, shall be filed and kept in the Principal Registry, and the Registrars of the Principal Registry shall, with reference to every such Notice, examine all Notices of such Applications which may have been received from the several other District Registries, and the Applications which may have been made for Grants 40

Grants of Probate or Administration at the Principal Registry, so far as it may appear necessary to ascertain whether or no Application for Probate or Administration, in respect of the Goods of the same deceased Person, may have been made in more than One Registry, 5 and shall communicate with the District Registrars as Occasion may require in relation to such Applications.

LIV. In every Case where it appears to a District Registrar that it is doubtful whether the Probate or Letters of Administration which may be applied for should or should not be granted, or where 10 any Question arises in relation to the Grant, or Application for the Grant, of any Probate or Administration, the District Registrar shall transmit a Statement of the Matter in question to the Registrars of the Court of Probate, who shall obtain the Directions of the Judge in relation thereto, and the Judge may direct the District 15 Registrar to proceed in the Manner of the Application according to such Instructions as to the Judge may seem necessary, or may forbid any further Proceeding by the District Registrar in relation to the Matter of such Application, leaving the Party applying for the Grant in question to make Application to the Court of Probate 20 through its Principal Registry, or, if the Case be within its Jurisdiction, to the Court of the Assistant Barrister.

District Registrar in case of Doubt as to Grant to take the Directions of the Judge.

LV. On the First and Third Thursday of every Month, or oftener if required by any Rules or Orders to be made in that Behalf, every District Registrar shall transmit to the Registrars of the 25 Principal Registry a List, in such Form and containing such Particulars as may be from Time to Time required by the Court of Probate, or by any Rules or Orders under this Act, of the Grants of Probate and Administration made by such District Registrar up to the last preceding Saturday, and not included in a previous Return, 30 and also a Copy, certified by the District Registrar to be a correct Copy, of every Will to which any such Probate or Administration relates.

District Registrars to transmit Lists of Probates and Administrations, and Copies of Wills.

LVI. Every District Registrar shall file and preserve all original Wills of which Probate or Letters of Administration with the Will annexed may be granted by him, in the Public Registry of 35 the District, subject to such Regulations as the Judge of the Court of Probate may from Time to Time make in relation to the due Preservation thereof, and the convenient Inspection of the same.

District Registrars to preserve original Wills.

LVII. Caveats against the Grant of Probates or Administrations may be lodged in the Principal Registry or in any District Registry, 40 and (subject to any Rules or Orders under this Act) the Practice and Procedure under such Caveats in the Court of Probate shall, as  
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Caveats.

near as may be, correspond with the Practice and Procedure under Caveats now in use in the Prerogative Court; and immediately upon a Caveat being lodged in any District Registry, the District Registrar shall send a Copy thereof to the Registrars to be entered among the Caveats in the Principal Registry; and immediately upon a Caveat 5 being entered in the Principal Registry, Notice thereof shall be given to the District Registrar of the District, if any, in which it is alleged the Deceased resided at the Time of his Decease, and to any other District Registrar to whom it may appear to the Registrar of the Principal Registry expedient to transmit the same. 10

Where  
Personalty  
under 200*l.*,  
and Real  
Property  
under 300*l.*,  
Assistant  
Barrister to  
have Juris-  
diction.

LVIII. Where it shall appear by Affidavit of the Person or some or One of the Persons applying for Probate or Letters of Administration that the Testator or Intestate had at the Time of his Death his fixed Place of Abode in One of the Districts specified in Schedule (A.) to this Act, and that the Personal Estate in respect of which such Probate 15 or Letters of Administration should be granted under this Act, exclusive of what the Deceased shall have been possessed of or entitled to as a Trustee, and not beneficially, but without deducting anything on account of the Debts due and owing from the Deceased, is under the Value of Two hundred Pounds, and that the Deceased at the Time of 20 his Death was not seised or entitled beneficially of or to any Real Estate, or that the Value of the Real Estate of or to which he was seised or entitled beneficially at the Time of his Death was under the Value of Three hundred Pounds, the Assistant Barrister having Jurisdiction in the Place in which it shall be sworn that the Deceased had at the 25 Time of his Death his fixed Place of Abode shall have the contentious Jurisdiction and Authority of the Court of Probate in respect of Questions as to the Grant and Revocation of Probate of the Will or Letters of Administration of the Effects of such deceased Person in case there be any Contention in relation thereto. 30

Clerk of the  
Peace of the  
County  
Court to  
transmit  
Certificate  
of Decree for  
Grant or  
Revocation  
of Probate.

LIX. On a Decree being made by an Assistant Barrister for the Grant or Revocation of a Probate or Administration in any such Cause, the Clerk of the Peace of the County shall transmit to the District Registrar of the District in which it shall have been sworn that the Deceased had at the Time of his Decease his fixed Place of 35 Abode a Certificate of such Decree having been made, and thereupon, on the Application of the Party or Parties in favour of whom such Decree shall have been made, a Probate or Administration in compliance with such Decree shall be issued from such District Registry; or, as the Case may require, the Probate or Letters of Administration 40 theretofore granted shall be recalled or varied by the District Registrar according to the Effect of such Decree.

LX. The



LX. The Assistant Barrister before whom any disputed Question shall be raised relating to Matters and Causes Testamentary under this Act shall, subject to the Rules and Orders under this Act, have all the Jurisdiction, Power, and Authority to decide the same and enforce Judgment therein, and to enforce Orders in relation thereto, as if the same had been an ordinary Action in the Court of such Assistant Barrister.

The Assistant Barrister to decide Causes and enforce Judgments as in other Cases.

LXI. The Affidavit as to the Place of Abode and State of the Property of a Testator or Intestate which is to give contentious Jurisdiction to the Assistant Barrister under the previous Provisions shall, except as herein-after provided, be conclusive for the Purpose of authorizing the Exercise of such Jurisdiction, and the Grant or Revocation of Probate or Administration in compliance with the Decree of such Judge; and no such Grant of Probate or Administration shall be liable to be recalled, revoked, or otherwise impeached by reason that the Testator or Intestate had no fixed Place of Abode within the Jurisdiction of such Judge or within any of the said Districts at the Time of his Death, or by reason that the Personal Estate sworn to be under the Value of Two hundred Pounds did in fact amount to or exceed that Value, or that the Value of the Real Estate of or to which the Deceased was seised or entitled beneficially at the Time of his Death amounted to or exceeded Three hundred Pounds: Provided that where it shall be shown to the Assistant Barrister before whom any Matter is pending under this Act that the Place of Abode or State of the Property of the Testator or Intestate in respect of whose Will or Estate he may have been applied to for Grant or Revocation of Probate or Administration has not been correctly stated in the Affidavit, and if correctly stated would not have authorized him to exercise such contentious Jurisdiction, he shall stay all further Proceedings in his Court in the Matter, leaving any Party to apply to the Court of Probate for such Grant or Revocation, and making such Order as to the Costs of the Proceedings before him as he may think just.

Affidavit of the Facts giving the Assistant Barrister Jurisdiction to be conclusive, unless disproved while the Matter is pending.

LXII. Any Party who shall be dissatisfied with the Determination of the Assistant Barrister in point of Law or upon the Admission or Rejection of any Evidence in any Matter or Cause under this Act may appeal from the same to the Court of Probate in such Manner and subject to such Regulations as may be provided by the Rules and Orders to be made under this Act.

Appeal from Assistant Barrister.

LXIII. It shall not be obligatory on any Person to apply for Probate or Administration to any District Registrar, or Assistant Barrister

Option of applying to Court of Probate in every Case.

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of any County, but in every Case such Application may be made through the Principal Registry of the Court of Probate, wherever the Testator or Intestate may at the Time of his Death have had his fixed Place of Abode: Provided, that where in any contentious Matter arising out of any such Application it is shown to the Court of 5 Probate that the State of the Property and Place of Abode of the Deceased were such as to give contentious Jurisdiction to the Assistant Barrister, the Court of Probate may send the Cause to the Court of such Assistant Barrister, who shall proceed therein as if such Application and Cause had been made to and arisen in his Court in the first 10 instance.

Judge to make Rules and Orders regulating the Procedure of Assistant Barristers Courts under the Act.

LXIV. It shall be lawful for the Judge of the Court, with the Assistance of Two or more of the Assistant Barristers to be for that Purpose named by the Lord Chancellor, from Time to Time to make Rules and Orders for regulating the Procedure and Practice of the 15 Assistant Barristers Courts, and the Judges and Officers thereof, in relation to their Jurisdiction and Proceedings under this Act.

Where a Will affecting Real Estate is proved in solemn Form, or is the Subject of a contentious Proceeding, the Heir and Persons interested in the Real Estate to be cited.

LXV. Where Proceedings are taken under this Act for proving a Will in solemn Form, or for revoking the Probate of a Will, on the Ground of the Invalidity thereof, or where in any other contentious 20 Cause or Matter under this Act the Validity of a Will is disputed, unless in the several Cases aforesaid the Will affects only Personal Estate, the Heir-at-Law, Devisees and other Persons having or pretending Interest in the Real Estate affected by the Will, shall, subject to the Provisions of this Act, and to the Rules and Orders under this 25 Act, be cited to see Proceedings, or otherwise summoned in like Manner as the Next of Kin or others having or pretending Interest in the Personal Estate affected by a Will should be cited or summoned, and may be permitted to become Parties, or intervene for their respective Interests in such Real Estate, subject to such Rules 30 and Orders, and to the Discretion of the Court.

Where the Will is proved in solemn Form, or its Validity otherwise decided on, the Decree of the Court to be binding on the Persons interested in the Real Estate.

LXVI. Where Probate of such Will is granted after such Proof in solemn Form, or where the Validity of the Will is otherwise declared by the Decree or Order in such contentious Cause or Matter as aforesaid, the Probate, Decree, or Order respectively shall enure for the 35 Benefit of all Persons interested in the Real Estate affected by such Will, and the Probate Copy of such Will, or the Letters of Administration with such Will annexed, or a Copy thereof respectively, stamped with the Seal of Her Majesty's Court of Probate, shall in all Courts, and in all Suits and Proceedings affecting Real Estate, of 40 whatever Tenure, (save Proceedings by way of Appeal under this Act, or for the Revocation of such Probate or Administration,) be received

received as conclusive Evidence of the Validity and Contents of such Will in like Manner as a Probate is received in Evidence in Matters relating to the Personal Estate; and where Probate is refused or revoked, on the Ground of the Invalidity of the Will, or the Invalidity of the

5 Will is otherwise declared by Decree or Order under this Act, such Decree or Order shall enure for the Benefit of the Heir-at-Law or other Persons against whose Interest in Real Estate such Will might operate, and such Will shall not be received in Evidence in any Suit or Proceeding in relation to Real Estate, save in any Proceeding

10 by way of Appeal from such Decrees or Orders.

LXVII. Nothing herein contained shall make it necessary to cite the Heir-at-Law or other Persons having or pretending Interest in the Real Estate of a deceased Person, unless it is shown to the Court and the Court is satisfied that the Deceased was at the Time of his Decease

15 seised of or entitled to or had Power to appoint by Will some Real Estate beneficially, or in any Case where the Will propounded or of which the Validity is in question would not in the Opinion of the Court, though established as to Personalty, affect Real Estate, but in every such Case, and in any other Case in which the Court may, with

20 reference to the Circumstances of the Property of the Deceased or otherwise, think fit, the Court may proceed without citing the Heir or other Persons interested in Real Estate; provided that the Probate, Decree, or Order of the Court shall not in any Case affect the Heir or any Person in respect of his Interest in Real Estate, unless such

25 Heir or Person has been cited or made Party to the Proceedings, or derives Title under or through a Person so cited or made Party.

Heir in certain Cases not to be cited, and where not cited not to be affected by Probate

LXVIII. In any Action at Law or Suit in Equity; where, according to the existing Law, it would be necessary to produce and prove an original Will in order to establish a Devise or other Testamentary

30 Disposition of or affecting Real Estate, it shall be lawful for the Party intending to establish in Proof such Devise or other Testamentary Disposition to give to the opposite Party, Seven Days at least before the Trial or other Proceeding in which the said Proof shall be intended to be adduced, Notice that he intends at the said Trial or other Pro-

35 ceeding to give in Evidence as Proof of the Devise or other Testamentary Disposition the Probate of the said Will or the Letters of Administration with the Will annexed, or a Copy thereof stamped with any Seal of the Court of Probate; and in every such Case such Probate or Letters of Administration, or Copy thereof respectively,

40 stamped as aforesaid, shall be sufficient Evidence of such Will and of its Validity and Contents, notwithstanding the same may not have been proved in solemn Form, or have been otherwise declared valid in a contentious Cause or Matter, as herein provided, unless the

Probate of Office Copy to be Evidence of Will in S concerning Real Estate save when the Validity of the Will is put in issue.

[186.] C 2 Party

Party receiving such Notice shall, within Three Days after such Receipt, give Notice that he disputes the Validity of such Devise or other Testamentary Disposition.

As to Costs  
of Proof of  
Will.

LIX. In every Case in which, in any such Action or Suit, the original Will shall be produced and proved, it shall be lawful for the Court or Judge before whom such Evidence shall be given to direct by which of the Parties the Costs thereof shall be paid.

Repeal of  
19 & 20 Viet.  
c. 113. ss. 31,  
32, and 33.

LXX. The Thirty-first, Thirty-second, and Thirty-third Sections of "The Common Law Procedure Act, 1856," are hereby repealed.

Place of  
Deposit  
of original  
Wills.

LXXI. There shall be One Place of Deposit under the Control of the Court, at such Place in Dublin as the Lord Lieutenant may by Order in Council direct, in which all the original Wills brought into the Court or of which Probate or Administration with the Will annexed is granted under this Act in the Principal Registry thereof, and Copies of all Wills the Originals whereof are to be preserved in the District Registries, and such other Documents as the Court may direct, shall be deposited and preserved, and may be inspected under the Control of the Court and subject to the Rules and Orders under this Act.

Calendars to  
be made up  
and printed.

LXXII. The Judge shall cause to be made from Time to Time in the Principal Registry of the Court of Probate Calendars of the Grants of Probate and Administration in the Principal Registry, and in the several District Registries of the Court, for such Periods as the Judge may think fit, each such Calendar to contain a Note of every Probate or Administration with the Will annexed granted within the Period therein specified, and also a Note of every other Administration granted within the same Period, such respective Notes setting forth the Dates of such Grants, the Registry in which the Grants were made, the Names of the Testators and Intestates, the Place and Time of Death, the Names and Descriptions of the Executors and Administrators, and the Value of the Effects; and the Calendars to be so made shall be printed as the same are from Time to Time completed.

Registrar to  
transmit  
printed  
Copies to  
certain  
Offices.

LXXIII. The Registrars shall cause a printed Copy of every Calendar to be transmitted through the Post or otherwise to each of the District Registries, and to the Office of Her Majesty's Court of Probate in London, the Office of the Commissary of the County of Midlothian, in Edinburgh, and such other Offices, if any, as the Court of Probate shall from Time to Time by Rule or Order direct; and every printed Copy of a Calendar so transmitted as aforesaid shall be kept in the Registry or Office to which it is transmitted, and may be inspected by



by any Person on Payment of a Fee of One Shilling for each Search, without Reference to the Number of Calendars inspected.

LXXIV. An official Copy of the whole or any Part of a Will, or an official Certificate of the Grant of any Letters of Administration, may be obtained from the Registry or District Registry where the Will has been proved or the Administration granted, on the Payment of such Fees as shall be fixed for the same by the Rules and Orders under this Act.

Official Copy of whole or Part of Will may be obtained.

LXXV. Pending any Suit touching the Validity of the Will of any deceased Person, or for obtaining, recalling, or revoking any Probate or any Grant of Administration, the Court of Probate may appoint an Administrator of the Personal Estate of such deceased Person; and the Administrator so appointed shall have all the Rights and Powers of a General Administrator, other than the Right of distributing the Residue of such Personal Estate; and every such Administrator shall be subject to the immediate Control of the Court, and act under its Direction.

Administration pendente lite.

LXXVI. It shall be lawful for the Court of Probate to appoint any Administrator appointed as aforesaid or any other Person to be Receiver of the Real Estate of any deceased Person pending any Suit in the Court touching the Validity of any Will of such deceased Person by which his Real Estate may be affected, and such Receiver shall have such Power to receive all Rents and Profits of such Real Estate, and such Powers of letting and managing such Real Estate, as the Court may direct.

Receiver of Real Estate pendente lite.

LXXVII. The Court of Probate may direct that Administrators and Receivers appointed pending Suits involving Matters and Causes Testamentary shall receive out of the Personal and Real Estate of the Deceased such reasonable Remuneration as the Court think fit.

Remuneration to Administrators pendente lite and Receivers.

LXXVIII. Where a Person has died or shall die wholly intestate as to his Personal Estate, or leaving a Will affecting Personal Estate, but without having appointed an Executor thereof willing and competent to take Probate, or where the Executor shall at the Time of the Death of such Person be resident out of the United Kingdom of Great Britain and Ireland, and it shall appear to the Court to be necessary or convenient in any such Case, by reason of the Insolvency of the Estate of the Deceased, or other special Circumstances, to appoint some Person to be the Administrator of the Personal Estate of the Deceased, or of any Part of such Personal Estate, other than the Person who if this Act had not been passed would by Law

Power as to Appointment of Administrator.

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have

have been entitled to a Grant of Administration of such Personal Estate, it shall not be obligatory upon the Court to grant Administration of the Personal Estate of such deceased Person to the Person who if this Act had not passed would by Law have been entitled to a Grant thereof, but it shall be lawful for the Court, in its Discretion, 5 to appoint such Person as the Court shall think fit to be such Administrator upon his giving such Security (if any) as the Court shall direct, and every such Administration may be limited as the Court shall think fit.

38 G. 3. c. 87.  
(England),  
extended to  
Ireland, and  
to apply to  
Adminis-  
trators.

LXXIX. Whereas it is expedient that the Powers given by the 10 Act of the Thirty-eighth Year of the Reign of His late Majesty King George the Third, Chapter Eighty-seven, should be exercised by the Court of Probate in Ireland, and that the like Powers should be extended to Cases where Administrators are residing out of the Jurisdiction of Her Majesty's Courts of Law and Equity in Ireland: Be 15 it therefore enacted, That at the Expiration of Twelve Calendar Months from the Death of any Testator or Intestate, if the Executor to whom Probate has been granted or the Administrator to whom Administration has been granted by the Court be residing out of the Jurisdiction of Her Majesty's Courts of Law or Equity in Ireland, 20 the Court shall, upon the Application of any Creditor, next of Kin, or Legatee, grounded upon an Affidavit, have and exercise all the Powers by the said Act given to the Ecclesiastical Courts in England in Cases where the Executor to whom Probate has been granted by any of such Courts is residing out of the Jurisdiction of the Courts 25 of Law and Equity in England, and all the Powers by the said recited Act given to Courts of Equity in England shall, so far as relates to Property and to Suits in Ireland, be exercised by the Court of Chancery in Ireland, and the Powers thereby given to the Accountant General of the High Court of Chancery in England, or to 30 the Secretary or Deputy Secretary of the Governor or Company of the Bank of England, shall be exercised by the Accountant General of the Court of Chancery in Ireland, and by the Officers and the Governor and Company of the Bank of Ireland respectively.

After Grant  
of Adminis-  
tration no  
Person to  
have Power  
to sue as an  
Executor.

LXXX. After any Grant of Administration, no Person shall have 35 Power to sue or prosecute any Suit, or otherwise act as Executor of the Deceased, as to the Personal Estate comprised in or affected by such Grant of Administration, until such Administration shall have been recalled or revoked.

Revocation  
of temporary  
Grants not  
to prejudice

LXXXI. Where before the Revocation of any temporary Adminis- 40 tration any Proceedings at Law or in Equity have been commenced by or against any Administrator so appointed, the Court in which such

such Proceedings are pending may order that a Suggestion be made upon the Record of the Revocation of such Administration, and of the Grant of Probate or Administration which shall have been made consequent thereupon, and that the Proceedings shall be continued in the Name of the new Executor or Administrator, in like Manner as if the Proceeding had been originally commenced by or against such new Executor or Administrator, but subject to such Conditions and Variations, if any, as such Court may direct.

LXXXII. Where any Probate or Administration is revoked under this Act, all Payments bonâ fide made to any Executor or Administrator under such Probate or Administration, before the Revocation thereof, shall be a legal Discharge to the Person making the same; and the Executor or Administrator who shall have acted under any such revoked Probate or Administration may retain and reimburse himself in respect of any Payments made by him which the Person to whom Probate or Administration shall be afterwards granted might have lawfully made.

LXXXIII. All Persons and Corporations making or permitting to be made any Payment or Transfer bonâ fide upon any Probate or Letters of Administration granted in respect of the Estate of any deceased Person, under the Authority of this Act, shall be indemnified and protected in so doing, notwithstanding any Defect or Circumstance whatsoever affecting the Validity of such Probate or Letters of Administration.

LXXXIV. Where any Person, after the Commencement of this Act, renounces Probate of the Will of which he is appointed Executor or One of the Executors, the Rights of such Person in respect of the Executorship shall wholly cease, and the Representation to the Testator and the Administration of his Effects shall and may, without any further Renunciation, go, devolve, and be committed in like Manner as if such Person had not been appointed Executor.

LXXXV. So much of an Act passed by the Parliament of Ireland in the Seventh Year of King William the Third, Chapter Six, as requires any Surety, Bond, or other Security to be taken from a Person to whom Administration shall be committed, shall be repealed.

LXXXVI. Every Person to whom any Grant of Administration shall be committed shall give Bond to the Judge of the Court to enure for the Benefit of the Judge for the Time being, and, if the Court of Probate or (in the Case of a Grant from the District Registry) the District Registrar shall require, with One or more

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Surety

Actions or Suits.

Payments under revoked Probates or Administration to be valid.

CLAUSE K.  
Persons making Payments to Administrator indemnified.

Rights of an Executor renouncing Probate to cease as if he had not been named in the Will.

Sureties to Administration Bonds.

Surety or Sureties, conditioned for duly collecting, getting in, and administering the Personal Estate of the Deceased, which Bond shall be in such Form as the Judge shall from Time to Time by any general or special Order direct; provided, that it shall not be necessary for the Solicitor for the Treasury in Ireland, on applying for or obtaining Administration to the Use or Benefit of Her Majesty, to give any such Bond as aforesaid. 5

Penalty on Bond.

LXXXVII. Such Bond shall be in a Penalty of double the Amount under which the Estate and Effects of the Deceased shall be sworn, unless the Court or District Registrar, as the Case may be, shall in any Case think fit to direct the same to be reduced, in which Case it shall be lawful for the Court or District Registrar so to do, and the Court or District Registrar may also direct that more Bonds than One shall be given, so as to limit the Liability of any Surety to such Amount as the Court or District Registrar shall think reasonable. 15

Power of Court to assign Bond.

LXXXVIII. The Court may, on Application made on Motion or Petition in a summary Way, and on being satisfied that the Condition of any such Bond has been broken, order One of the Registrars of the Court to assign the same to some Person, to be named in such Order, and such Person, his Executors or Administrators, shall thereupon be entitled to sue on the said Bond, in his own Name, both at Law and in Equity, as if the same had been originally given to him instead of to the Judge of the Court, and shall be entitled to recover thereon as Trustee for all Persons interested the full Amount recoverable in respect of any Breach of the Condition of the said Bond. 25

Pending Suits transferred to Court of Probate.

Except Appeals.

LXXXIX. All Suits, whether original or by way of Appeal, which at the Commencement of this Act shall be pending in any Court in Ireland respecting any Grant of Probate or Administration shall be transferred, with all the Proceedings therein, to the Court of Probate, there to be dealt with and decided according to the Rules and Practice of the said Court, except so far as such Court may think it expedient to adopt, for the Purposes of such transferred Suits or any of them, the Rules or Practice of the Court in which the same shall have been pending, to which End the Court of Probate shall, for the Purposes of such Suits, have all the Jurisdiction, Power, and Authority possessed by the Court from which such Suit shall be transferred. 35

Power to Judges whose Jurisdiction is determined to deliver written Judgments.

XC. Provided, That if at the Commencement of this Act any Cause which would be transferred to the Court under the Enactment herein-before contained shall have been heard before any Judge or Court having Jurisdiction in relation to such Cause before the Commencement of this Act, and shall be standing for Judgment, such Judge 40



Judge or Court may, at any Time within Six Weeks after the Commencement of this Act, give in to One of the Registrars of the Court a written Judgment thereon, and a Decree or Order, as the Case may require, shall be drawn up in pursuance of such Judgment; and every such Decree or Order shall have the same Force and Effect as if it had been drawn up in pursuance of a Judgment of the Court of Probate on the Day on which the same shall be so delivered to the Registrar, and shall be subject to Appeal under this Act.

XCI. All Grants of Probates and Administrations made before the Commencement of this Act, which may be void or voidable by reason only that the Courts from which respectively the same were obtained had not Jurisdiction to make such Grants, shall be as valid as if the same had been obtained from Courts entitled to make such Grants: Provided, that any such Grants of Probate or Administration shall not be made valid by this Act when the same shall before the Commencement of this Act have been revoked or determined by any Court of competent Jurisdiction to have been void; nor shall this Act prejudice or affect any Proceedings pending at the Time of the passing of this Act in which the Validity of any such Probate or Administration shall be in question: If the Result of such Proceeding shall be to invalidate the same, such Probate or Administration shall not be rendered valid by this Act; and if such Proceedings abate or become defective by reason of the Death of any Party, any Person who but for this Act would have any Right by reason of the Invalidity of such Probate or Administration shall retain such Right, and may commence Proceedings for enforcing the same within Six Calendar Months after the Death of such Party.

Void and voidable Probates and Administrations.

XCII. Legal Grants of Probate and Administration made in Ireland before the Commencement of this Act, and Grants of Probate and Administration made legal by this Act, shall have the same Force and Effect as if they had been granted under this Act; but in every such Case there shall be due and payable to Her Majesty such further Stamp Duty, if any, as would have been chargeable on any Probate or Administration which, but for this Act, would or ought to have been obtained in respect of the Personal Estate not covered by the Grant; and all Inventories and Accounts in respect thereof shall be returnable to the Court of Chancery, and all Bonds taken in respect thereof may be enforced by or under the Authority of the Court of Chancery, at the Discretion of the Court.

Probates and Administrations granted before this Act comes into operation.

XCI. Provided that where any Probate or Administration has been granted before the Commencement of this Act, and the Deceased had personal Estate in Ireland not within the Limits of the

Probate or Administration may be granted of the Personal

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Estate not affected by the former Grants. the Jurisdiction of the Court by which the Probate or Administration was granted, or otherwise not within the Operation of the Grant, it shall be lawful for the Court to grant Probate or Administration only in respect of such Personal Estate not covered by any former Probate or Administration, and such Grant may be limited 5 accordingly.

Judges of present Ecclesiastical Courts and others to transmit all Wills, &c. to the Registry. XCIV. The Acting Judge and Registrar of every Court and other Person in Ireland now having Jurisdiction to grant Probate or Administration, and every Person having the Custody of the Documents and Papers of or belonging to such Court or Person, shall, upon receiving a Requisition for that Purpose, under the Seal of the Court of Probate, from a Registrar, and at the Time and in the Manner mentioned in such Requisition, transmit to the Court of Probate, or to such other Place as in such Requisition shall be specified, all Records, Wills, Grants, Probates, Letters of Administration, Administration 15 Bonds, Notes of Administration, Court Books, Calendars, Deeds, Processes, Acts, Proceedings, Writs, Documents, and every other Instrument relating exclusively or principally to Matters or Causes Testamentary, to be deposited and arranged in the Registry so as to be easy of Reference, under the Control and Direction of the 20 Court.

Penalty for Default. XCV. No Judge, Registrar, or other Person who shall wilfully refuse or neglect so to transmit such Records, Wills, Grants, Probates, Letters of Administration, Administration Bonds, Notes of Administration, Court Books, Calendars, Deeds, Processes, Acts, 25 Proceedings, Writs, Documents, or any other Instrument relating to Matters or Causes Testamentary, shall be entitled to any Compensation under this Act, and every Judge, Registrar, or other Person so refusing or neglecting shall be liable to a Penalty of One hundred Pounds, to be sued for and recovered, together with full Costs of 30 Suit, in any of Her Majesty's Superior Courts, by the Registrars.

Safe Custody of the Wills of living Persons. XCVI. One or more safe and convenient Depository or Depositories shall be provided, under the Control and Directions of the Court of Probate, for all such Wills of living Persons as shall be deposited therein for safe Custody ; and all Persons may Deposit their 35 Wills in such Depository upon Payment of such Fees and under such Regulations as the Judge shall from Time to Time by any Order direct.

This Act not to affect the Stamp Duties now by Law payable upon Probates and Administrations; and all the Clauses, Provisions, Rules, Regulations, and Directions contained 40

tained in any Act of Parliament relating to the said Duties, and to Wills, Probates of Wills, and Letters of Administration, for securing the said Duties, not superseded by or inconsistent with the express Provisions of this Act, shall be in full Force, and shall  
5 be observed, applied, and put in execution for securing the Duties payable on Probates of Wills and Letters of Administration granted under this Act, as if such Duties had been granted by this Act, and the said Clauses, Provisions, Rules, and Regulations relating thereto were herein repeated and specially enacted.

- 10 XCVIII. The Registrars of the Court of Probate shall, within such Period as the Judge shall direct after Probate of any Will or Letters of Administration shall have been granted, deliver or cause to be delivered to the Commissioners of Inland Revenue, or their proper Officer, the following Documents respectively; that is to say, in the  
15 Case of a Probate or Administration with a Will annexed a Copy of the Will and the original Affidavit, and in the Case of Letters of Administration without a Will annexed such original Affidavit, and in every Case of Letters of Administration a Copy or Extract thereof, and in every Case such Certificate or Note of the Grant as the said  
20 Commissioners may require.

The Registrars to deliver Copies of Wills, &c. to the Commissioners of Inland Revenue.

- XCIX. Whereas by an Act passed in the Fifty-fourth Year of King George the Third, Chapter Sixty-eighth, it is enacted, that if any Proctor of any Ecclesiastical Court shall act as such, or permit his Name to be used in any Suit appertaining to the Office of a Proctor,  
25 or in obtaining Probates of Wills or Letters of Administration, for or on account or for the Profit or Benefit of any Person not entitled to act as a Proctor, or shall permit any such Person to participate in such Profit or Benefit, such Proctor shall be subject to certain Penalties therein mentioned; and it is also therein further enacted  
30 that if any Person shall, in his own Name, or in that of any other Person, do or perform any Act whatever belonging to the Office of a Proctor in consideration of any Gain, Fee or Reward, or with a view to participate in the Benefit to be derived from the Office, Functions, or Practice of a Proctor, without being admitted and enrolled, every  
35 such Person shall be subject to certain other Penalties therein mentioned: Be it enacted, Nothing in the said Act contained shall prevent any Proctor of the Court of Probate from acting as Agent of any Attorney or Solicitor in relation to any Matter Testamentary, or from allowing him to participate in the Profits of and incident thereto.

54 G. 3. c. 68. ss. 9, 10. repealed in part as to the Court of Probate.

- 40 C. The Lord Chancellor, with such Concurrence as is herein before required as to Rules and Orders to be made in pursuance of this Act, shall, as soon as conveniently may be after the passing of this  
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Table of Fees to be taken by Officers of Court and

by Officers  
of Assistant  
Barristers  
Courts.

this Act, fix a Table of Fees to be taken by the Officers of the Court of Probate and the Proctors practising therein, including the District Registrars and the Proctors practising in District Registries, and a Table of Fees to be taken by the Officers of the Assistant Barristers Courts in respect of Business under this Act, and of the Fees to be payable in respect of Searches, Inspection, and printed and other Copies of and Extracts from Records, Wills, and other Documents in the Custody or under the Control of the Court of Probate, and he is hereby empowered from Time to Time, with such Concurrence as aforesaid, to add to, reduce, alter, or amend the same as he may see fit; and he shall cause every such Table of Fees, and every Addition, Reduction, Alteration, or Amendment to, in, or of the same, to be published in the "Dublin Gazette;" and no other Fees than those specified and allowed in such Tables of Fees shall be demanded or taken by such Officers and Proctors, Solicitors and Attorneys. 15

Taxation of  
Costs.

CI. The Bill of any Proctor, Solicitor, or Attorney for any Fees, Charges, or Disbursements in respect of any Business transacted in the Court of Probate, whether contentious or otherwise, or any Matters connected therewith, shall, as well between Proctor and Client as between Party and Party, be subject to Taxation by any One of the Registrars of the said Court, and the Mode in which any such Bill shall be referred for Taxation, and by whom the Costs of Taxation shall be paid, shall be regulated by the Rules and Orders to be made under this Act, and the Certificate of the Registrar of the Amount at which such Bill is taxed shall be subject to Appeal to the Judge of the said Court. 25

Fees not to  
be paid in  
Money, but  
by Stamps.

CII. None of the Fees payable to the Officers of the Court of Probate or of any Assistant Barrister's Court in respect of Business under this Act, except the Fees of the District Registrars (which are to be taken as their Remuneration, and for their own Use), the Fees of Proctors, Solicitors, and Attorneys, and such Fees as may be authorized to be taken for their own Use by the Commissioners for administering Oaths, and except as herein-after mentioned, shall be received in Money, but the same shall be received by a Stamp denoting the Amount of the Fee which otherwise would be payable: Provided always, that the Judge may order any Fees which cannot in his Opinion conveniently be collected by Stamps to be received in Money. 35

CLAUSE L.  
Provisions of  
Acts relating  
to Stamps to  
be applicable  
to Stamps

CIII. The Fees to be collected by means of Stamps under the Provisions of this Act shall be deemed "Stamp Duties," and shall be placed under the Management of the Commissioners of Inland Revenue, to be collected and paid into the Exchequer under the same Laws 40



Laws and Regulations as those made in respect of the other Duties for collecting  
of "Stamps;" and the Provisions in the several Acts for the Time Fees.  
being in force relating to Stamps under the Care or Management of  
the Commissioners of Inland Revenue shall in all Cases not hereby  
5 expressly provided for be of full Force and Effect with respect to the  
Stamps to be provided under or by virtue of this Act, and to the  
Vellum, Parchment, or Paper on or to which the same Stamps shall  
be impressed or affixed, and be applied and put in execution for  
collecting and securing the Sums of Money denoted thereby, and for  
10 preventing, detecting, and punishing all Frauds, Forgeries, and other  
Offences relating thereto, as fully and effectually to all Intents and  
Purposes as if such Provisions had been herein repeated and specially  
enacted with reference to the said last-mentioned Stamps and Sums  
of Money respectively; but a separate and distinct Account of all  
15 Money received in respect of the said last-mentioned Stamps for  
every Year ending the Thirty-first Day of March shall be laid before  
both Houses of Parliament within One Month after the Termination  
of such Year of Accounts, or, if Parliament be not then sitting,  
within One Month after the Commencement of the next Session of  
20 Parliament.

CIV. No Document which under this Act, and any Table of Fees  
for the Time being in force under this Act, ought to have a Stamp  
in respect of such Fee impressed thereon or affixed thereto, shall be  
received or filed or be used in relation to any Proceeding in the Court  
25 of Probate, or be of any Validity for any Purpose whatsoever, unless  
or until the same shall have the proper Stamp impressed thereon or  
affixed thereto: Provided, that if at any Time it shall appear that any  
such Document has through Mistake or Inadvertence been received,  
or filed, or used without having such Stamp impressed thereon or  
30 affixed thereto, it shall be lawful for the Judge of the Court of  
Probate, if he think fit, to order that such Stamp shall be impressed  
thereon or affixed thereto, and thereupon, when a Stamp shall have  
been impressed on such Document or affixed thereto in compliance  
with any such Order, such Document and every Proceeding in refer-  
35 ence thereto shall be as valid and effectual as if such Stamp had been  
impressed thereon or affixed thereto in the first instance.

CV. If any Officer of the Court of Probate, or any other Person  
employed under this Act, shall do or commit or connive at any  
fraudulent Act or Practice in relation to any Stamp to be used under  
40 the Provisions of this Act, or to any Fee or Sum of Money to be  
collected, or which ought to be collected, by means of any such  
Stamp, or if any such Officer or Person shall be guilty of any wilful  
Act, Neglect, or Omission whereby any Fee or Money which ought  
to be collected, shall be lost or not collected, he shall be liable to  
be removed from his Office, and shall be liable to be punished by  
the Court for such Offence.

CLAUSE M.  
No Document to be received or used unless stamped.

CLAUSE N.  
Officers of the Court may be dismissed for Fraud or wilful Neglect in relation to Stamps.

to be collected by means of a Stamp under this Act shall be lost, or the Payment thereof evaded, every such Officer or Person so offending shall be dismissed from his Office or Employment if the Judge of the Court of Probate shall think fit so to order.

CLAUSE O.  
Salary of  
the Judge  
and Com-  
pensations  
charged on  
the Consoli-  
dated Fund.

CVI. The Salary of the Judge of the Court of Probate, and any 5 retiring Annuity granted to a Judge of the Court of Probate under this Act, and all Compensations payable under this Act, shall be charged on and payable out of the Consolidated Fund of the United Kingdom.

CLAUSE P.  
Salaries and  
Expenses  
not charged  
on the Con-  
solidated  
Fund to be  
paid out of  
Monies to  
be provided  
by Parlia-  
ment.

CVII. It shall be lawful for the Commissioners of Her Majesty's 10 Treasury, out of such Monies as may be provided and appropriated by Parliament for the Purpose, to cause to be paid all Salaries payable to the Registrars, Clerks, and other Officers under this Act, and all necessary Expenses of the Court of Probate and its Registries, and other Expenses which may be incurred in carrying the Provisions 15 of this Act into effect (except such Salary, retiring Annuity, and Compensations as are herein-before charged on the said Consolidated Fund).

CLAUSE Q.  
Persons re-  
ceiving Com-  
pensation to  
continue to  
discharge the  
remaining  
Duties of  
their Offices.

CVIII. Any Person to whom Compensation is awarded under this Act in respect of the Loss of Emoluments of any Office, and 20 who at the passing of this Act shall have been discharging or liable to discharge in respect of such Office Duties other than those in Matters and Causes Testamentary, shall, so long as he shall receive such Compensation, be bound to discharge such other Duties on the same Terms on which, whether gratuitously or otherwise, he 25 discharged or was liable to discharge the same before the passing of this Act.

CLAUSE R.  
Persons re-  
ceiving Com-  
pensations to  
be liable to  
serve in any  
public Office  
in Ireland.

CIX. Every Person to whom any Compensation shall be granted under this Act shall at all Times, when called upon, be liable to fill any public Office or Situation in Ireland under the Crown for which 30 his previous Services in any Office abolished by this Act may render him eligible; and that if he shall decline, when called upon so to do, to take upon himself such Office or Situation, and execute the Duties thereof satisfactorily, being in a competent State of Health, he shall forfeit his Right to any Compensation or Allowances which may 35 have been granted to him in respect of such previous Services.

CLAUSE S.  
Compensa-  
tion to  
Proctors.

CX. Whereas the Fees or Emoluments of the Persons now prac-  
tising as Proctors in the Courts now exercising Jurisdiction in Matters  
and Causes Testamentary may be damaged by the Abolition of the  
exclusive Rights and Privileges which they have hitherto enjoyed as 40  
such

such Proctors in such Courts: Be it enacted, That the Commissioners of Her Majesty's Treasury, by Examination on Oath or otherwise, which Oath they are hereby authorized to administer, may inquire into and may, by the Production of such Evidence as they shall think  
5 fit to require, ascertain and absolutely determine the net annual Amount of the Profits arising from the Transaction of Business by Proctors in Matters and Causes Testamentary on an Average of Five Years immediately preceding the Commencement of this Act, or of such Proportion of Five Years as shall have elapsed since each and  
10 every such Proctor was admitted to practise in such Courts, and shall award to each and every such Proctor a Sum of Money or annual Payment during the Term of his natural Life of such Amount as shall be equal in Value to One Half of the net Profits derived by such Proctor in respect of Matters and Causes Testamentary upon  
15 the said Average of Five Years immediately preceding the Commencement of this Act, or of such Proportion of the said Five Years as shall have elapsed since the Admission of each and every such Proctor to practise in the Courts now exercising Jurisdiction in Matters and Causes Testamentary.

20 CXI. And whereas divers Proctors practising in the Courts now exercising Jurisdiction in Matters and Causes Testamentary now are or may at the Commencement of this Act be associated together in Partnership: Be it therefore enacted, That in all such Cases the Commissioners of Her Majesty's Treasury shall inquire into and  
25 ascertain the Terms or Conditions of such Partnerships, and shall absolutely determine and award Compensation in respect thereof as herein-before provided to each of such Partnerships, in like Manner as if all the Emoluments thereof had been derived by One Individual, and shall apportion such Compensation among the Members of each  
30 such Partnership, with or without Benefit of Survivorship, Regard being had to the existing Terms and Conditions of the same.

CLAUSE T.  
Compensation to Proctors in Partnership.

CXII. There shall be a Clerk, or so many Clerks, in each District Registry, and there shall be paid to such Clerk or Clerks such Salary or respective Salaries as the Judge of the Court, with the  
35 Sanction of the Commissioners of Her Majesty's Treasury, may from Time to Time think fit to direct; and it shall be lawful for such Judge to prescribe from Time to Time the Qualifications which shall be possessed by Persons appointed to be Clerks in such District Registries, and generally to regulate the Establishment of such Dis-  
40 trict Registries with reference to the Duties to be performed therein; and the Clerk or Clerks in each District Registry shall be appointed by the District Registrar, with the Approval of the Judge; and every

CLAUSE U.  
Establishments in District Registries.

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such

such Clerk may be removed by such Judge, or by the District Registrar with the Approval of the Judge.

CLAUSE V.  
Fees payable  
to District  
Registrars.

District  
Registrars  
may be paid  
by Salaries  
instead of  
Fees.

CXIII. Each District Registrar shall, out of the Fees taken by him in respect of the Business in his respective District Registry, pay the Salary or Salaries of the Clerk or Clerks in such Registry, and 5 the Residue of such Fees shall be retained by such District Registrar to his own Use; and every District Registrar shall keep an Account of all Fees so taken by him, and shall within One Month after the End of each Year render to the Commissioners of the Treasury a faithful Account in Writing of all such Fees received by him during 10 such Year: Provided, that it shall be lawful for the Commissioners of Her Majesty's Treasury, at any Time after the Commencement of this Act, to order that the District Registrars under this Act, or any of them, shall be paid by Salaries instead of Fees, and to fix the Salaries to be payable to them respectively; and thereupon all Fees 15 payable to the District Registrars so ordered to be paid by Salaries shall be accounted for and paid into the Exchequer, at such Times and under such Regulations as the Commissioners of Her Majesty's Treasury shall direct, and shall be carried to and form Part of the Consolidated Fund of the United Kingdom, and the Salaries of 20 such District Registrars and of their Clerks shall be paid out of such Monies as shall be provided by Parliament for that Purpose, and no such District Registrar shall be deemed to have any Claim to Compensation on account of any Diminution of his Emoluments by reason of any such Order. 25

CLAUSE W.  
Publication  
of Accounts.

CXIV. The Commissioners of Her Majesty's Treasury shall cause to be prepared in each Year ending December Thirty-one a Return of all Fees and Monies levied in such Year, and of any other Fund under the Authority of this Act; also a Return of the annual Salaries of the Judge of the said Court of Probate, and of the Registrars, 30 Deputy Registrars, Clerks, and all others holding Offices either in London or in the Country Districts, with an Account of all the incidental Expenses relating to the Offices aforesaid, whether such Salaries and Expenses be defrayed out of Fees or out of any other Monies; also a Return of all Superannuations, Pensions, Annuities, 35 Retiring Allowances, and Compensations made payable under this Act in each Year, stating the gross Amount, and the Amount in detail of such Charges: Provided always, that all such Returns aforesaid shall be presented to both Houses of Parliament on or before the Thirty-first Day of March in each Year, if Parliament is 40 then sitting, and if Parliament is not sitting, then such Returns shall be presented within One Month of the First Meeting of Parliament after the Thirty-first Day of March in each Year.

CXV. It



CXV. It shall be lawful for the Commissioners of Her Majesty's Treasury, out of such Monies as may be provided and appropriated by Parliament for that Purpose, to cause to be purchased, erected, hired, or otherwise provided such Offices and Buildings as may be  
 5 suitable for the District Registries and Depository or Depositories for Wills, and such Buildings, if any, as may be necessary for the Court and Principal Registry.

CLAUSE X.  
 Treasury to provide the Buildings for Registries, &c.

CXVI. It shall be competent to the Lord Chancellor to direct that  
 the Accountant General of the Court of Chancery shall act as  
 10 Accountant General of the Court, and in such Case the Accountant General shall carry into effect the Orders of the Court in the same Manner as if they were Orders of the Court of Chancery.

Accountant General.

CXVII. It shall be lawful for the Commissioners of the Treasury  
 to grant to any Judges, Deputy Judges, Vicar General, Registrars,  
 15 Deputy Registrars, and other Persons holding Office in the Courts now exercising Jurisdiction in Matters and Causes Testamentary who may sustain any Loss of Emoluments by reason of the passing of this Act, and who are not transferred or appointed by or under this Act to Offices in the Court of Probate of equal Value to the Offices  
 20 previously held by them, such Compensation as, having regard to the Tenure and Nature of their respective Offices and Appointments, and the Periods during which they have held and discharged the Duties of the same, the said Commissioners deem just and proper to be awarded; and it shall be lawful for the said Commissioners to  
 25 grant to all managing and other Clerks who have been continuously employed in the Offices of Registrars of the said Courts for Fifteen Years and upwards immediately before the passing of this Act, and may sustain any Loss of Emoluments as aforesaid, and are not transferred or appointed as aforesaid, such Compensation as the said  
 30 Commissioners may deem just and proper: Provided always, that any Judge or Vicar General holding Office for Life or during good Behaviour shall be entitled to full Compensation for any such Loss, calculated on an Average of Three Years preceding the First of September One thousand eight hundred and fifty-seven; and  
 35 provided also, that if any Person to whom any yearly Sum is awarded for Compensation as aforesaid is or shall be appointed to any Office or Situation under this Act, or in the Public Service, the Payment of such Compensation shall be suspended so long as he continues to receive the Salary or Emoluments of such Office  
 40 or Situation, if the Amount thereof be equal to or greater than the Amount of Emoluments in respect of the Loss whereof Compensation is awarded; and if the Amount of such last-mentioned Emoluments be greater than the Salary or Emoluments of such Office or Situation,

Compensation to Registrars, &c. of existing Courts.

no more of such Compensation shall be paid than will, with such Salary or Emoluments, be equal to the Emoluments in respect of the Loss whereof such Compensation is payable.

Rules and  
Orders to be  
laid before  
Parliament.

CXVIII. All Rules and Orders to be made under this Act concerning Procedure and Practice, and the Table of Fees to be fixed 5 under this Act, and all Alterations thereof to be from Time to Time made, shall be laid before both Houses of Parliament within One Month after the making thereof, if Parliament be then sitting, or if Parliament be not then sitting, within One Month after the Com- 10 mencement of the then next Session of Parliament.

SCHE-

SCHEDULE (A.)

DISTRICTS and PLACES of DISTRICT REGISTRIES throughout IRELAND.

Nos.	Districts.	Places of District Registries.	Nos.	Districts.	Places of District Registries.
1	Donegal, Londonderry, and the Baronies of Strabane and Omagh in the County of Tyrone.	Londonderry.	6	Roscommon and Galway	Tuam.
2	Antrim and Down	Belfast.	7	King's County and Westmeath.	Mullingar.
3	Armagh, Louth, Monaghan, Fermanagh, and Tyrone, except the Baronies of Strabane and Omagh.	Armagh.	8	Carlow, Queen's County, and Kilkenny.	Kilkenny.
4	Mayo, Sligo, and Leitrim, except the Baronies of Mohill, Carrigallen, and Leitrim.	Ballina.	9	Waterford, Wexford, and South Riding of Tipperary.	Waterford.
5	Cavan, Longford, and the Baronies of Leitrim, Mohill, and Carrigallen, in the County of Leitrim.	Cavan.	10	Limerick, Clare, North Riding of Tipperary, and the Baronies of Clannaurice and Irraghtieconnor in the County of Kerry.	Limerick.
			11	Cork and Kerry, except the Baronies of Clannaurice and Irraghtieconnor in the County of Kerry.	Cork.

SCHEDULE (B.)

	Annual Salary.
The Registrars in Dublin, each - - - -	£ 850
The Record Keeper - - - -	450
The Clerk of the Seal - - - -	300



Probates and Letters  
of Administration (Ireland).

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A  
**B I L L**

[AS AMENDED IN COMMITTEE AND ON  
RE-COMMITMENT]

To amend the Law relating to Probates  
and Letters of Administration in  
Ireland.

*(Prepared and brought in by  
Mr. Attorney General for Ireland and  
Mr. Herbert.)*

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*Ordered, by The House of Commons, to be Printed,  
12 August 1857.*

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[Bill 186.]

*Under 5 oz.*