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

BILL.

An Act to encourage the gradual civilization of Indian Tribes in this Province, and to amend the Laws relating to Indians.

Received and read first time, Friday, 6th March, 1857.

Second reading, Tuesday, 10th March, 1857.

Hon. Atty. Genl. MACDONALD.

An Act to encourage the gradual Civilization of the Indian Tribes in this Province, and to amend the Laws respecting Indians.

WHEREAS it is desirable to encourage the progress of Preamble. Civilization among the Indian Tribes in this Province, and the gradual removal of all legal distinctions between them and Her Majesty's other Canadian Subjects, and to facilitate the 5 acquisition of property and of the rights accompanying it, by such Individual Members of the said Tribes as shall be found to desire such encouragement and to have deserved it: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as fol-10 lows:

I. The third section of the Act passed in the Session held in To what perthe thirteenth and fourteenth years of Her Majesty's Reign, sons only sect. chaptered 74, and intituled, An Act for the protection of the c. 74, shall Indians in Upper Canada from imposition and the property apply. 15 occupied or enjoyed by them, from trespass and injury, shall apply only to Indians or persons of Indian blood or intermarried with Indians, who shall be acknowledged as members of Indian Tribes or Bands residing upon lands which have never been surrendered to the Crown (or which having been so surrendered 20 have been set apart or shall then be reserved for the use of any Tribe or Band of Indians in common) and who shall themselves reside upon such lands, and shall not have been exempted from the operation of the said section, under the provisions of this Act; and such persons and such persons only 25 shall be deemed Indians within the meaning of any provision

of the said Act or of any other Act or Law in force in any part of this Province by which any legal distinction is made between the rights and liabilities of Indians and those of Her Majesty's

30 II. The term "Indian" in the following enactments shall Interpretation mean any person to whom under the foregoing provisions, the of certain third section of the Act therein cited shall continue to apply; Act, and the term "enfranchised Indian" shall mean any person to whom the said section would have been applicable, but for the 35 operation of the provisions hereinafter made in that behalf: and the term "Tribe," shall include any Band or other recognized community of Indians.

other Canadian Subjects.

III. The Visiting Superintendent of each Tribe of Indians, Certain Funcfor the time being, the Missionary to such Tribe for the time tionaries to be 40 being, and such other person as the Governor shall appoint ers for exafor the purposes of this Act.

mining Indians from time to time for that purpose, shall be Commissioners for examining Indians, being members of such Tribe, who may desire to avail themselves of this Act, and for making due inquiries concerning them: and such Commissioners shall meet for the said purposes at such places and times as the Superinten- 5 dent General of Indian affairs shall from time to time direct, and shall have full power to make such examination and inquiry: and if such Commissioners shall report in writing to the Governor that any such Indian of the male sex, and not under twenty-one years of age, is able to speak, read and write either 10 the english or the french language readily and well, and is sufficiently advanced in the elementary branches of education and is of good moral character and free from debt; then it shall be competent to the Governor to cause notice to be given in the to be published Official Gazette of this Province, that such Indian is enfran- 15 chised under this Act; and the provisions of the third section of the Act aforesaid, and all other enactments making any distinction between the legal rights and habilities of Indians and those of Her Majesty's other subjects, shall cease to apply to any Indian so declared to be enfranchised, who shall no longer be 20 deemed an Indian within the meaning thereof.

Names of Indians favorably reported and the said third sect. not to apply to them.

Indians may be reported in a state of probation.

third section.

IV. The said Commissioners may also examine and inquire concerning any male Indian over twenty-one and not over forty years of age, desirous of availing himself of this Act, although he be not able to read and write or instructed in the 25 usual branches of school education; and if they shall find him able to speak readily either the English or the French language, of sober and industrious habits, free from debt and sufficiently intelligent to be capable of managing his own affairs, they And after pro- shall report accordingly in writing to the Governor; and if 30 bation may descuch report be approved by the Governor as to any Indian, he clared not within the said shall by virtue of such approval be in a state of probation during three years from the date of the report, and if at the end of that term the Commissioners shall again report in writing to the Governor that such Indian has during such term conducted 35 himself to their satisfaction, then it shall be competent to the Governor to cause notice to be given in the Official Gazette that such Indian is enfranchised under this Act, and he shall therefrom be so enfranchised.

Enfranchised surname.

V. Every Indian examined by the Commissioners under 40 Indian to take this Act, shall at the time of such examination declare to them the name and surname by which he wishes to be enfranchised and thereafter known, such name being his baptismal name if he have one, and such surname any one he may choose to adopt which shall be approved by the Commissioners, 45 and the Commissioners shall enter the same in their Report; and if such Indian be thereafter enfranchised under this Act, the name and surname so reported shall be those by which he shall thereafter be legally designated and known...

VI. Lists of Indians enfranchised under this Act and of any Lists of Inlands allotted to them under the authority thereof, shall from dians enfrantime to time be transmitted by the Indian Department to the chised under this Act. Clerk of the township or other local municipality in which they 5 reside at the time of such enfranchisement; and any Indian Penalty on Infalsely representing himself as enfranchised under this Act dian falsely when he is not so, shall be liable, on conviction before any one himself as en-Justice of the Peace. to imprisonment for any period not exceed-franchised. ing six months.

VII. Every Indian enfranchised under this Act shall be Land, &c., entitled to have allotted to him by the Superintendent General may be allotof Indian affairs, a piece of land not exceeding fifty acres ted to enfranchisedindians; out of the lands reserved or set apart for the use of his Tribe, and to what and also a sum of money equal to the principal of his share of extent. 15 the annuities and other yearly revenues receivable by or for the use of such tribe; such sum to be ascertained and paid to him by the said Superintendent, and due consideration being had in the allotment of such land to the quantity of land reserved for the use of the Tribe and to their means and resources; and such sum Condition of 20 of money shall become the absolute property of such Indian, and allotment. such land shall become his property, subject to the provisions hereinaster made, but he shall by accepting the same forego all

claim to any further share in the lands or moneys then belonging to or reserved for the use of his Tribe, and shall cease to have 25 a voice in the proceedings thereof: Provided always, that if Proviso. such Tribe shall thereafter surrender to the crown other lands either to be sold for their benefit, or in consideration of an annuity, such enfranchised Indian, or his personal representatives, (if any) shall be entitled to his share of the proceeds of such 30 lands or of the annuity for which they were surrendend, such share to be ascertained and paid by the Superintendent General of Indian Affairs for the time being, and to be the absolute

VIII. The wife, widow, and lineal descendants of an Indian Wife and enfranchised under this Act, shall be also enfranchised by the children of enoperation thereof, and shall not be deemed members of his for-franchised Inmer tribe, unless such widow or any such lineal descendant franchised: being a female, shall marry an Indian not enfranchised and Exception. 40 a member of such tribe, in which case she shall again belong to it and shall no longer be held to be enfranchised under this Act.

property of such enfranchised Indian or his said representa-

IX. The wife and children of any Indian enfranchised under Their rights. this Act shall be entitled to their respective shares of all annui-45 ties or annual sums payable to the tribe; subject to the provisions hereinafter made as to such shares.

X. An Indian enfranchised under this Act, to whom any of Estate and the lands reserved for the use of his Tribe shall be allotted as rights of Indian in land under this Act.

aforesaid, shall have a life estate only therein, but he shall allotted to him have power to dispose of the same by will to any of his children or lineal descendants, and if he dies intestate as to any such lands, the same shall descend to his children or lineal descendants according to the laws of that portion of the Province in 5 which such lands are situate, and the said children or lineal descendants to whom such land shall be so devised or shall descend, shall have the fee simple thereof; but if such Indian die without leaving any child or lineal descendant but leaving a widow, she shall, instead of Dower to which she shall not be enti- 10 tled, have the said land for life or until her re-marriage, but upon her death or re-marriage it shall escheat to the Crown: and if any child or lineal descendant of such Indian shall take such land or any part thereof and die leaving no lineal descendant and without having disposed of such land or part 15 thereof by will or otherwise, it shall escheat to the Crown.

General to be guardian or tutor of infant children of enfranchised Indians.

XI. If any Indian enfranchised under this Act shall die leaving any child under the age of twenty-one years, the Superintendent General of Indians shall become ipso facto the tutor Superintendent of such child as to property and rights in Lower Canada, and 20 the guardian of such child as to property and rights in Upper Canada, until it shall attain the age of twenty-one years; and the widow of such Indian, being also the mother of any such child, shall receive its share of the proceeds of the estate of such Indian during the minority of the child, and shall be entitled to 25 reside on the land left by such Indian, so long as in the opinion of the Superintendent General she shall live respectably.

of the wife of any enfranchised Indian

XII. The capital of the annual share of the wife of any Indian enfranchised under this Act in any annuity or annual sum payable to her Tribe, shall be held in trust by the Superinten. 30 As to the share dent General of Indian affairs for the purposes of this section, and the interest thereof shall be paid to her yearly while she shall be the wife or widow of such Indian, and upon her death in any annuity or re-marriage one half of such capital sum shall be divided to her Tribe. equally among her children, and the other half shall revert to 35 the Tribe to which she belonged; but if she have no children, the whole shall revert to the said Tribe.

Proviso.

XIII. The capital of the share of each child of an Indian enfranchised under this Act, in any annuity or annual sum payable to his Tribe, shall be held in trust by the Superinten-40 Astotheshares dent General of Indian Affairs for such child, and the interest of the children thereon shall, except in the case hereinafter mentioned, be left to ed Indians in accumulate until such child shall obtain the age of twenty-one; such annuity. Provided always that if such child shall be put apprentice to any trade, the money so held in trust for him may be wholly 45 or in part applied to the payment of his apprentice fee or other expenses attending such apprenticeship; and if any such child shall die before attaining the age of twenty-one, one half the money then held in trust for him shall revert to his Tribe,

and the other half shall go to the other child or children of such Indian, and in equal shares if there be more than one, and if there be no other child, then the whole shall revert to the Tribe.

XIV. Lands allotted under this Act to an Indian enfran- Lands allotted 5 chised under it shall be liable to taxes and all other obligations to enfranchisand duties under the Municipal and School Laws of the section ed Indians to of this Province in which such land is situate, as he shall also taxes, &c. be in respect of them and of his other property; and his estate therein shall be liable for his bona fide debts, but he shall not 10 otherwise alienate or charge such land or his estate therein; and if such land be legally conveyed to any person, such person or his assigns may reside thereon, whether he be or be not of Indian blood or intermarried with any Indian; any thing in this Act first cited to the contrary notwithstanding.

XV. It shall be lawful for the Council of any Municipality in Indian Re-Upper Canada, or the School Commissioners of any Local series or any Municipality in Lower Canada, on application of the Superin- part of them tendent General of Indian affairs, to attach the whole or any tached to portion of any Indian Reserves in such Municipality to a School Sec-20 neighboring School Section or District, or to neighboring School tions or Districts, and such land shall thereupon become a portion of the School Section or District to which it may be attached to all intents and purposes.