## SEVENTE PARLIAMENT, Chap. III. IV. IN THE FIFTY-EIGHTH I LAR OF GEORGE THE THIRD. A. D. 1518.

II. And be it further enacted by the authority aforesaid, That the Sum of Seven Hundred and Fifty Pounds, the consideration money of and for the said Lot or Parcel of sion is to be paid. Land, shall be paid at the time of the execution of the said Surrender to his said Majesty, into the hands of the Honorable and Reverend John Strachan, of the Town of York, in the Home District, Doctor in Divinity, and Alexander Thomas Dobbs, of the Town of Kingston, in the Midland District, Esquire, as Executors and Trustees named and appointed in the said Will of the said Richard Cartwright, deceased, and to be by them laid out at interest to and for the use and benefit of the said Robert Cartwright, Devisee as aforesaid, and to be payable to the said Robert Cartwright when he shall attain the age of Twenty-one Years, and in case of his Death, previous to his attaining that age, then the same shall go and be paid unto the rest and other of the Children of the said Richard Cartwright, deceased, that shall survive him the said Robert Cartwright, deceased, that shall survive him the said Robert Cartwright. bert Cartwright, and to his, her, or their Heirs, for ever, as nearly as may be in Shares of equal value, in the same manner as the real and personal Estate, by the said Will devised and bequeathed to the said Robert Cartwright, is limited, in the event of his so dying, by the Proviso of the said Will hereinbefore recited.

To whom the considera

How to be disposed of

## CHAP. IV.

An Act to regulate the Costs in certain Cases in the Court of King's Bench.

[Passed 1st April, 1818.]

HEREAS the Dictrict Courts, established in the several Districts of this Province, were intended as well to relieve Defendants from the charge of answering in the Superior Court, as to facilitate the Suitor; and whereas Suits of the proper competence of the said District Courts, are frequently brought into the Court of King's Bench, having concurrent jurisdiction, to the great increase of Costs and Charges to the Parties: For remedy whereof, be it therefore Enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain. entitled, "An Act to repeal certain parts of an Act passed in the Fourteenth Year of His Majesty's Reign, entitled, "An Act for making more effectual provision for the Government of the Province of Quebec in North America, and to make further provision for the Government of the said Province," and by the authority of the same, that in any Suit hereafter to be brought in the Court of King's Bench, which Suit may brought in the King sliench be of the proper competence of the District Court, no more Costs shall be taxed which the District Court against the Defendant, than would have been incurred in the District Court, in the but District Court Costs same Action, unless the Judge, who tried the Cause of such Suit or Action, shall certified against the tify in open Court at the Trial, that it was a fit Cause to be withdrawn from the Disjudge certifies, &c. trict Court, and Commenced in the Court of King's Bench.

Preamble.

II. And be it further enacted by the authority aforesaid, I hat the Determant's Costs taxed against taxed between Client and Attorney in such Suit not so certified, or so much thereof him by his Attorney as as shall exceed the Costs taxable in the District Court, in such case shall be set off, District Court, shall be cleared to be recovered from Defendant.

ા કરવાના કરવ આ તુર્વ તેવા કર્યો કરવાના આ તુર્વા કરવાના કરવ આ તુર્વા કરવાના કરવા