

Entail Amendment Act 1853

1853 CHAPTER 94

VII Bond and Disposition in Security for Provision to younger Child may be granted to any Party advancing the Amount thereof.

Where an Heir, of Entail in possession of an entailed Estate in *Scotland* entitled or allowed under the said recited Act to charge the Fee and Rents of such Estate, or of any Portion thereof, with the Amount of any Provision to a younger Child, and corresponding Interest and Penalties, has granted or shall grant Bond and Disposition in Security therefor over such Estate or any Portion thereof, under the Authority of the said Act, such Bond and Disposition in Security shall be valid and effectual whether the same be granted to such younger Child or any other Party in right of such Provision, or to any Party or Parties advancing the Amount thereof, in order to the Payment of such younger Child: Provided always, that if such Bond and Disposition in Security be not granted directly to such younger Child or other Party in right of such Provision, such Provision be formally discharged by such younger Child, or the Amount of such Provision, with any Interest due thereon, be paid over to or consigned or invested for Behoof of such younger Child or other Party in right of the same, at the Sight of the Court.