No 17.-First Sess. No. 8.7

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BILL.

An Act to provide for the taxation and recovery of Arbitrators' Fecs.

WHEREAS it is just and expedient that the fees of Arbitrators Preauble, should be recoverable by suit, and should be liable in all cases to taxation; Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows :

1. In all cases where an award has heretofore been or hereafter shall Action given be made, the arbitrator in the reference may maintain an action for bis for arbitrafees as arbitrator in the matter of the reference wherein the said award tors' fees, and shall have been or shall be made, and in the absence of an express against whom agreement in respect thercof, may maintain such action against all the parties to such reference, jointly or severally.

2. The fees of every arbitrator, howsoever he may have been, or may Arbitrators' hereafter be, appointed or authorized, shall be taxable before payment fees liable to thereof, or within one year after payment thereof where payment may taxation by have been or may be made under protest, by the Superior Courts of Courts of

- 15 Law in Upper Canada, at the instance of any party to such reference, Law; and at his or their executors or administrators, or at the instance of the whose inarbitrator, his executors or administrators, or at the instance of any stance. party who may have become liable to pay the same, and the same shall be so taxable, either before or after the award has been delivered to the
- 20 parties in difference, or either of them, or before or after the said arbitrator has made any demand or named any amount for his fees in the premises ; and either of the said Superior Courts, or any Judge thereof may order the said fees to be taxed by the proper officer in that behalf.

3. In case any party to any such reference for taxation, having due Taxation ex 25 notice, refuses or neglects to attend the taxation, the officer to whom parte, if parthe reference is made may tax the fees ex parte, and in all cases the ties fail to at-master shall tax the costs of such reference and the application there-

for, which costs shall be paid according to the event of the taxation, except that if a sixth be taxed off, the costs shall be paid by the party provision if 30 by whom, or on whose behalf, such demand was made, and if less than arbitrator's a sixth part be struck off, then by the party chargeable with such charge be ro-demand, except in cases where the Judge ordering the reference shall sixth. have otherwise directed, and the Judge ordering the reference shall have power to make such direction as to the costs thereof as to him 35 seems fit.

4. Either of the said Superior Courts, or any Judge thereof, may, Court or after any award has been made, order the delivery of the same, and of Judge may all documents connected with the arbitration, by the arbitrator or party order delivery holding the same to the party entitled thereto, upon payment of fees on payment when the same have not been already paid, and that either before or of fees, &c. after taxation of such fees or upon such other terms as to the said Court