No. 94.] BILL. [1863.—2nd Sess.

An Act to amend chapter thirty-two of the Consolidated Statutes for Upper Canada, intituled, "An Act respecting Witnesses and Evidence."

HEREAS it is desirable to amend the Act chapter thirty-two of Preamble. the Consolidated Statutes for Upper Canada, intituled, "An Act respecting Witnesses and Evidence," and to extend the provisions thereof:

- 15 Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:
- 1. The following proviso shall be inserted in the fifth section of the Section 5 of said Act, after the words "at the instance of the opposite party," and cap. 32 of immediately before the words "provided always," and shall make part C. amended.

 10 of the said section:—

"Provided always, that in any suit or proceeding in which there is New Proviso more than one Plaintiff or more than one Defendant, and any one or to the said more of such Plaintiffs, or any one or more of such Defendants, is ex-section.

amined as a witness at the instance of the opposite party,—then any Co15 plaintiff or Co-Defendant of the party so examined may examine any
other or others of his Co-plaintiffs or Co-defendants as a witness or
witnesses in the cause, or may offer himself as a witness and give evidence in the cause; and the words "Plaintiff" and "Defendant" in this
proviso, shall include any party who, under the foregoing provisions of
10 this section, can be called and examined as a witness at the instance of
the opposite party, but no other."