## RILL.

An Act to amend the Law of Property and Trusts in Upper Canada.

ER Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada enacts as follows:-

## · LEASES.

1. Where any license to do any act which, without such license, Restriction or would create a forfeiture, or give a right to re-enter, under a condition effect of Li-5 or power reserved in any lease heretofore granted or to be hereafter cense to alien, granted, shall at any time after the nessing of this Act he size to alien, granted, shall at any time after the passing of this Act, be given to any lessee or his assigns, every such license shall, unless otherwise expressed, extend only to the permission actually given, or to any specific breach of any proviso or covenant made or to be made, or to the ac-10 tual assignment, under-lease, or other matter thereby specifically authorized to be done, but not so as to prevent any proceeding for any subsequent breach, (unless otherwise specified in such license); and all rights under covenants and powers of forfeiture and re-entry in the lease contained, shall remain in full force and virtue, and shall be 15 available as against any subsequent breach of covenant or condition, assignment, under-lease, or other matter not specifically authorized or made dispunishable by such license, in the same manner as if no such license had been given, and the condition or right of re-entry shall be and remain in all respects as if such license had not been given, ex-20 cept in respect of the particular matter authorized to be done. 22, 23 V., c. 35, s. i.

2. Where in any lease heretofore granted or to be hereafter granted, Restricted there is or shall be a power or condition of re-entry on assigning or operation of underletting or doing any other specified act without license, and a censes. 25 license at any time after the passing of this Act shall be given to one of several lessees or co-owners to assign or underlet his share or interest, or to do any other act prohibited to be done without license, or shall be given to any lessee or owner, or any one of several lessees or owners, to assign or underlet part only of the property, or to do any 30 other such act as aforesaid in respect of part only of such property, such license shall not operate to destroy or extinguish the right of reentry in case of any breach of the covenant or condition by the colessee or co-lessees or owner or owners of the other shares or interests in the property, or by the lessee or owner of the rest of the property, 85 (as the case may be,) over or in respect of such shares or interests or remaining property, but such right of re-entry shall remain in full force over or in respect of the shares or interests or property not the subject of such license.—22, 23 V., c. 35, s. ii.

Nora.—The figures at the end of the sections rater to the Imperial Enactments on which sections are founded.