BILL.

An Act to render executory certain Judgments in Lower Canada, and to provide more effectually to enforce Judgments in case of resistance.

HEREAS, no provision is in force under the exist- Presuble. ing Laws of Lower Canada, for carrying into execution the Judgments of the late Provincial Court for the Inferior District of St. Francis, and for enforcing the 5 Judgments of certain Commissioners' Courts in Lower Canada which have ceased to exist, and great inconvenience has arisen from the want of such provision, inasmuch as such judgments have remained unexecuted, or it has been necessary to have them declared execu-10 tory by other judgments obtained at great cost: And whereas it is necessary to provide more efficiently for enforcing judgments of the Courts in Lower Canada, in case of resistance to the execution thereof: Be it therefore enacted. &c.

and Papers, and other proceedings of the said late Pro- of the late Pro- vincial Court vincial Court, shall immediately after the passing of this to be trans-Act be transmitted into and make part of the records, the Circuit muniments, and other judicial proceedings of the Circuit Court; its 20 Court, for the Sherbrooke Circuit, at the town of Sher- judgments made brooke, in the district of Saint Francis; and that the judg- Executory. ments of the said late Provincial Court, shall and may be executed as if they were judgments of the said Circuit Court, and the Clerk of the said Circuit Court for the 25 said Sherbrooke Circuit, shall accordingly issue execution under the said judgments, and ulterior proceedings shall be had thereupon, as if the said judgments were judg-

15 That the Registers, Muniments, Records, Official Acts Registers, &c.

II. And be it enacted, That the Judgments of the How judgseveral Commissioners' Courts in Lower Canada, which ments of Commissionhave existed under acts now expired, or which have ers' Courts existed or shall exist under the Act passed in the seventh which may have ceased year of Her Majesty's Reign, and intituled "An Act to to exist, shall 35 provide for the summary trial of small causes of Lower be executed. Canada," and which have ceased or may hereafter cease

ments of the said Circuit Court, under the laws now in

force.

to exist, may and shall be executed as if the said judgments had been rendered after the passing of the said Act by the Circuit Court or any other Court in the same 40 District; and the clerks of the said Courts at the places