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tice may be of practice as may be requisite for carrying out its provisions in made under matters unprovided for, and such alterations in any form of 5 this Act. notice, judgment, or otherwise, as they may think necessary for that purpose, may be made by the Judges of the Superior Court,

Act not to cases.

Rules of prac-

IX. The foregoing provisions of this Act shall not apply to affect pending any case in which proceedings for confirmation of title or for forced licitation shall have been commenced, or the property 10 shall have been seized by the Sheriff before the passing of this Act.

X. The said Act of Lower Canada, 9 George the Fourth, Act 9 G. 4, c. 20, made perchapter twenty, as hereby amended, is hereby made permanent, manent as and shall remain in force until repealed by the Legislature. 15 amended.

Declaratory licitation.

XI. And for the avoidance of doubts; it is hereby declared clause as to ef- and enacted, that no adjudication of any real property by the fect of Sheriff's and enacted. sales or torced Sheriff, or in any case of Forced Licitation, has vested or shall vest in the *adjudicature* any greater or better title to such property than was vested in the party or parties upon whom it was 20 seized, or as belonging to whom it was put up for sale in such case of Forced Licitation; and that no such adjudication did or shall remove or discharge any servitude to which the property was theretofore subject, nor shall any opposition to preserve any such servitude be allowed, and if any be made it 25 shall be dismissed with costs; and that all servitudes in favor of any property so adjudged, have passed and shall pass with it and be enjoyed by the adjucataire and his ayants cause.

Purchaser troub ed by hypothecary or revendicatory action inay delay pay-ment, &c. Exception.

XII. If the purchaser of any real property is troubled or has just cause to fear that he will be troubled by any hypothecary so or revendicatory action, he shall be entitled to delay the payment of the purchase money until the vendor shall have removed such trouble, unless the vendor shall prefer to give security, or unless it shall have been stipulated in the Contract of Sale that the purchaser should pay notwithstanding such trouble. 35