BILL.

An Act to confirm decrees and orders and other proceedings of the Court of Chancery of Upper Canada, in certain cases.

WHEREAS by a certain Act of the Parliament of that Preamble. part of this Province, heretofore constituting the Province of Upper Canada, intituled, "An Act to establish Act of U, C. "a Court of Chancery in this Province," it was amongst 7 W. 4, c. 2, other things enacted, That the Vice Chancellor of the said Court thereby constituted and established should have full power and authority, from time to time, to settle and declare the form of process and to define the practice and proceedings to be observed in the said Court of Chance-10 ry in prosecuting or defending suits therein; And whereas in pursuance of the said authority, the Vice Chancellor of the said Court made and passed the several orders mentioned and set forth in the Schedule marked A. hereunto annexed: And whereas under or by virtue of the 15 said orders, divers decrees and orders of the said Court have been made as well for the foreclosure of divers mortgages of lands as for the sale of mortgaged premises, for the revision of contracts, for the sale and purchase of lands, and for other purposes relating to or affecting Real 20 Estate in that part of this Province, heretofore constituting the Province of Upper Canada, in cases in which the Defendants in the said suits, or some or one of them, have been absent from the part of this Province aforesaid and resident without the Jurisdiction of the said Court: 25 And whereas in order to obviate all doubts which have arisen or may arise as to the titles of the Lands affected by such decrees or orders of the said Court, it is expedient that the same decrees or orders should be ratified and confirmed: Be it therefore, &c.

30 And it is hereby enacted by the authority of the same, That all and every the decrees, orders, and all other pro- All Decrees, ceedings of the said Court, made under or in pursuance &c. made under the old of the said orders of the said Court of Chancery, in the orders as to said Schedule set forth, which have been respectively about Defendants, con-35 pronounced, enforced and perfected, shall be and the firmed. same and each and every of them is and are hereby ratified and confirmed, and shall be and be deemed and taken to be as valid and effectual in all respects and to all intents and purposes, as if the Defendants in the several suits wherein such decrees or orders have been respec-40 tively pronounced or made, had been resident in the part