re-enacting, and chopping of every kind is well calculated, in the absence of some such aid as that of Mr. Hallowell's compilation, to confuse if not to mislead. Few men in practice have either the time or the inclination year by year to note the effect of each session's legislation. To all such, Mr. Hallowell's Digest will be of much value. And we are glad to learn that he has been induced to have it published in pamphlet form. It is for sale by Messrs. W. C. Chewett & Co., and other law booksellers in Toronto. Price 25 cents.

# DIVISION COURTS.

A bill is now before Parliament to enable judgment ereditors in Division Courts, to attach debts due their judgment debtors, provided the amount of such debts be within the jurisdiction of such Division Courts. It is introduced by Mr. Hooper, and is as follows:

# BILL.

An Act respecting the Attachment of Debts in Division Courts:

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

I. Any party who has had an execution in any Division Court returned nulla bona, either as to the whole amount or as to part, may obtain from the Clerk an order that all debts cwing by or accruing from any person or persons to the judgment debtor, of amounts within the jurisdiction of a Division Court shall be attached to answer the judgment.

II. In case the Judge be satisfied upon application on oath made to him by the party in whose favor a judgment has been given, or be satisfied by other testimony that such party will be in dauger of losing the amount of the judgment if compelled to wait until the return of the execution before such o der is obtained, he may direct the order to issue at such time as he thinks fit.

# PROCEEDINGS AGAINST GARNISHEES.

III. The person to or from whom such debts are owing or accruing is hereinafter called the garnishee, and service on him of the order or notice thereof to him in such manner as the Judge directs, shall bind such debts in his hands.

IV. The order shall be for the garnishee to appear before the Clerk of the Division Court, within whose division the garnishee resides, at his office, on some day to be appointed in the said order; and the said order shall be served on such garnishee, and if the garnishee do not forthwith pay the amount due by him, or an amount equal to the judgment debt, and do not dispute the debt due or claimed to be due from him to the judgment debtor, or if he do not appear before the Division Court Clerk named in the order at his office, on the day appointed, then such Clerk, on proof of the service of the order having been made four days previous, may issue execution out of the Division Court of the division in which such garnishee resides, to levy the amount due from such garnishee, and the bailiff to whom such writ or execution is directed shall be thereby authorized to levy, and shall levy the amount mentioned in the said execution towards satisfaction of the judgment debt, together with the costs of the proceeding to be taxed, and his own lawful fees; but if the garnishee disputes his liability, the judgment creditor shall be at liberty to proceed against the garnishee, according to the practice of the said Division Courts, for the alleged debt or for the amount due to the judgment debtor, if less than the judgment debt, and for costs of suit.

V. Payment made by, or execution levied upon the garnishee under any such proceeding as aforesaid, shall be a valid discharge to him as against the judgment debtor to the amount paid or levied, although the proceeding should be afterwards sot aside or the judgment reversed.

VI. There shall be kept at the several offices of the Clerks of the Division Courts a Dobt Attachment Book, and in such book, entries shall be made of the attachment and proceedings thereon, with names, dates and statements of the amount recovered and otherwise; and the mode of keeping such books shall be the same in all the offices, and the copies of any entries made therein may be taken by any nerson upon application to

the proper officer.

VII. The costs of any application for an attachment of debt under this Act, and of any proceedings arising from, or incidental to such application, shall be, in the discretion of the Judge, subject to any general rules that may be made in reference thereto.

VIII. This Act shall be read as if it formed part of the Division Courts Act.

# <del>en</del> na nambanabal kali ili ula. DIGEST OF ACTS PASSED DURING SESSIONS OF 1860-1-2.

WHICH REPEAL, AMEND, VARY OR AFFECT, CONSOLIDATED STATUTES, FOR CANADA.

#### (By J. S. HALLOWELL, Studenbat-Law.)

Imperial Act 8 & 4 Vic. c. 85, p. xix, Re-Union of Upper Canada and Lower Canada, vide 23 Vic. c. 21.

# Con. Stat. C.

- c. 1, s. 20, p. 4, acceptance by a member of Legislative Council of office of Speaker not to vacate his seat, repealed by 23 Vic. c. 3, s. 1.
- c. 1, s. 24, p. 5, Governor to appoint Speaker, repealed by 23 Vic. c. 3, s. 1, s. 2 in lieu thereof.
- c. 1, sch. A, p. 9, Electoral Division of Trent, vide 23 Vic. c. 39, s. 5.
- c. 1, sch. A, p. 9, Electoral Division of Cataraqui, vide 23 Vic. c. 89, s. 5.
- c. 2, s. 3, p. 12, Electoral Division City of Quebec, amended by 23 Vic. c. 1, s. 1, and vide s. 4, 7.
- c 2, s. 4, p. 13, Electoral Division City of Montreal, amended by 23 Via. c. 1, s. 2, and vide s. 4.
  c. 2, s. 8, sub-s. 13, p. 16, North Riding of Waterloo, amended
- by 23 Vic. c. 46, s. 1.
- c. 2, s. 9, sub-s. 3, p. 17, Electoral Division City of Toronto, amended by 23 Vic. 2, 1, s. 3, and vide s. 4, 6.
- c. 3, s. 4, sub-s. 4, p. 20, acceptance by a member of Legislative Council of office of Speaker not to vacate his seat, repealed by 23 Vic. c. 3, s. 1.
- c. 8, s. 9, p. 21, so much of this section as relates to such office repealed by 23 Vic. c. 8, s. 1.
- c. 3, s. 17, p. 23, so much of this section as relates to such office repealed by 23 Vic. c. 3, s. 1; vide 28 Vic. c. 3, s. 2,
- c. 3, s. 19, p. 24, deductions for non-attendance of member, amended by 23 Vic. c. 16, s. 1, sch. A, p. 25, amended by 23 Vic. c. 16, s. 4.
- The Imperial Act 3 & 4 Vic. c. 35, s. 9, p. xxii, so much as relates to office of Speaker, repealed by 23 Vic. c. 3, s. 1.
  - Less than 31 days' attendance not to entitle member to sessional allowance, but to \$6 00 a day, 23 Vic. c. 16, s. 2.
  - Case of a member attending only for part of the session, 23 Vic. c. 16, s. 3.
  - c. 6, p. 34, election of members of Legislature, vide 23 Vic. c. 1, s. 4, as to Quebec. Montreal and Toronto.
  - c. 6, s. 11, p. 41, voters' list L. C. as to Quebec, amended by 23 Vic. c. 1, s. 8.
  - c. 6, s. 14, p. 44, appeal from Revising Board to the Superior or Circuit Court, 24 Vic. c. 25, added.