BILL.

No. 136]

[1863.—2nd Sess.

An Act to regulate the conditions on which Wives separated as to property, from their husbands, may carry on business as Traders, in Lower Canada.

IER Majesty, by and with the advice and consent of the Legislative Preamble. LL Council and Assembly of Canada, enacts as follows:

1. Every married woman who shall carry on business for her own Declaration benefit, as a Trader, Marchande Publique, Manufacturer, Contractor, a married 5 or any other general business in Lower Canada, shall cause to be woman carrydelivered to the Prothonotary of the Superior Court in each District, ing on busiand to the Registrar in each County, in which she carries or intends to ness on her own account. carry on business, a declaration in writing signed by herself, in the form or to the effect contained in the Schedule to this Act, marked A.

2. Such declaration shall be filed before the day, or within thirty When such days after the day on which such married woman shall begin to carry must be filed. on business; and in the case of any married woman carrying on business at the passing of this Act, within sixty days from and after the passing thereof.

3. Public notice shall be given of the filing of such declaration by at Public notice least two advertisements, in both the English and French language, in the Canada Gazette, according to the form contained in the Schedule B to this Act annexed, the first of which notices shall be inserted within fifteen days from the day of the filing of such declaration.

4. No married woman shall carry on any business as mentioned in Married women must the first section of this Act, except in her own maiden name, and the carry on name of her husband shall in no manner be used or employed on any business in Sign, or in any Bill of Parcels, Account, Note, Bill of Exchange, Check, their maiden Contract, Invoice, or other document, or in any transaction whatever 25 appertaining to her separate business or affairs.

5. Each and every married woman who shall neglect to conform to Penalty on or comply with any of the requirements of the four preceding sections comply with of this Act, shall be liable to a penalty of two hundred dollars, to be this Act. recovered before any Court having jurisdiction in civil cases to the amount of such penalty, by any person sueing as well on his own behalf

as on behalf of Her Majesty; and one moiety of such penalty shall be-Application of possibly. long to the Crown for the uses of the Province, and the other moiety to the party sueing for the same, unless the suit be brought, as it may be, on behalf of the Crown only, in which case the whole of the penalty 85 shall belong to Her Majesty for the uses aforesaid.

6. This Act shall apply to Lower Canada only.

Act limited to