[No.271.]

BILL.

ſ1863.

An Act to amend chapters thirty-six and thirty-seven of the Consolidated Statutes for Lower Canada, respecting the Registration of titles or charges upon real estate, and the Act amending them

ER Majesty, by and with the advice and consent of the Legislative Preamble. 11. Council and Assembly of Canada, enacts as follows:

- 1. Hereafter it shall not be necessary that any Registrar shall in-Registrar clude in any certificate to be furnished by him under Section 44 of need not in-5 Chapter 37, or under Sections 7 and 8 of Chapter 36 of the Consolidated ecs against Statutes for Lower Canada, any statement of the hypothecs registered auteurs: against the auteur of the party who owned the property at the commencement of the ten years next preceding the date of any title sought to be confirmed.
- 10 2. The registrar, for making entries of the discharge and extinction Feesof Regis of the hypothecs on any property affected by any sheriff's sale, sale in trance of dis-Bankruptcy, judgment of confirmation of title or judicial adjudication charge under forced licitation, on the margin of the register against the entry limited. of the hypothecs discharged, -in accordance with the provisions of 15 Sections 2 and 3 of the Act 25 Victoria Chapter 11 shall be entitled

to demand for so doing a sum not exceeding be not more than six inspections to be made, and a further sum not exfor each further entry required to be made, and ceeding no more.

3. The fees allowed by the preceding Section shall be subject to the Fees subject to the food of the subject to the fees subje provisions of Section 106 of Chapter 37 as above cited, and shall Council. only be in force until others are substituted therefor or other provisions made respecting them by the Governor in Council, in virtue of the said Section.

25 4. It shall be the duty of any Notary upon executing any quittance Notaries to or discharge of any hypothec, forthwith to deliver or forward by mail a send copies of or discharge of any hypothec, forthwith to deliver of for the quittances or copy thereof for the purpose of registration, to the Registrar of the discharge to proper registration division (and for such quittance or discharge, the registrar. Notary shall be entitled to charge and no more,) and out of

30 the moneys paid in on the execution of the quittance or discharge, the Pec. Notary shall retain an amount sufficient to pay for the cost of registartion and transmission, unless the same be paid to him by either of the parties to the quittance or discharge.