

ANNO VICESIMO-QUARTO

VICTORIÆ REGINÆ.

CAP. XXV.

An Act to amend chapter six of the Consolidated Statutes of Canada, respecting Elections of Members of the Legislature, for the removal of all doubts as to the right of appeal in the case hereinafter mentioned.

[Assented to 18th May, 1861.]

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

1. The following proviso is hereby added to the first para-Proviso added graph of the fourteenth section of the sixth chapter of the 6, of Con. Stat. Consolidated Statutes of Canada:

"Provided that if the Board or authority for revising the lists Appeal given of Voters, hereafter to be made according to Law in any part when no decision has been of Lower Canada, does not sit or has not given any decision given on an on any such complaint as aforesaid, the party who has filed objection. such complaint, may, if he deems himself aggrieved by the absence of such decision, appeal in the same manner as if a decision had been rendered, observing the requirements herein-before made, so far as applicable; Provided also, that if no If no com-such complaint is made as aforesaid within the thirty days plaint made in during which any of the said list is required to be publicly to be deemed posted up for the information of all parties concerned, then any correct. such list or lists shall be considered as having been and as being legally revised and corrected to all intents and purposes and shall be in force."