BILL.

An Act to amend the School Law of Lower Canada, and to repeal certain parts thereof.

WHEREAS it is necessary to amend a certain Act passed Preamble. in the ninth year of Her Majesty's reign intituled, "An "Act to repeal certain enactments therein mentioned, and to make 9 Via a 27 "better provision for Elementary Instruction in Lower Canada;" and also to amend a certain other Act passed in the twelfth year 5 of Her Majesty's reign intituled, "An Act to amend to School Law 12 Via a 50, "of Lower Canada." And whereas it is necessary to repeal certain parts of the above two recited Acts; Be it therefore enacted. &c..

That so much of the fiftieth Section of the first recited Act as Part of Sect. 10 extends the provisions of that Section to the Counties of Stan- 15,9 Vic. c. 27 repealed. stead, Sherbrooke, Missisquoi, Shefford, Drummond, and the Town of Sherbrooke, be and the same is hereby repealed.

II. And be it enacted, That so much of the sixteenth Section Part of Sect. of the Act secondly above cited, passed in the twelfth year of Her 16, of 12 Vic. 15 Majesty's reign, as provides, "That no judgment rendered upon "suits or prosecutions instituted under that Act, shall be liable to "be appealed from, nor shall any such suit or prosecution be re-"moved by writ of Certiorari," be and the same is hereby repealed.

III. And be it enacted, That in the said Counties of Stanstead, Teachers in Sherbrooke, Missisquoi, Shefford and the Town of Sherbrooke, ties may be all School Teachers may, if they prefer it, undergo an examination before the School Commissioners of the locality within which nor. they are to teach, or before one or more of the Inspectors of 25 Schools appointed within the said counties; and that Teachers of Academies may be examined by the Trustees of such Academy.

IV. And be it enacted, That in all cases under either of the afore- Appeal given said Acts in which judgments shall be rendered by Justices of the from certain 30 Peace, an appeal shall lie to the nearest Circuit Court within the judgments. district, on the appellant's giving security that if the appeal be