No. 236.]

## BILL.

T1866.

An Act to enable compensation to be made to the heirs of the late Mrs. Elizabeth McKay for the erroneous issue by the Crown of Letters Patent for lands to which she was entitled.

WHEREAS under the authority of the Heir and Devisee Commis-Preamble. sioners of Upper Canada, Letters Patent were issued on the eighth October, one thousand eight hundred and twenty-nine, to Elizabeth McKay, as the daughter and heiress at law of Lieutenant Duncan Mur-5 ray, of the eighty-first regiment of foot, for lots numbers fifteen, sixteen, seventeen, eighteen, nineteen, and twenty, in the fifth concession, and seventeen in the sixth concession of the Township of Grantham, in the County of Lincoln, in fee simple; and whereas, after the issuing of the said Letters Patent it was discovered that Letters Patent had al-10 ready been issued by the Crown for the same lands, to one Robert Hamilton, in fee simple, and five years and upwards had clapsed from the said discovery before the passing of any of the Public Lands Acts, providing for the allowance of compensation in such cases, and it is doubtful whether the case of the said Elizabeth McKay can be dealt 15 with under the said Public Lands Act, and it is expedient to enable the Commissioner of Crown Lands to deal with the case of the said Elizabeth McKay, who is now dead, under the twenty-third section of the Act passed in the twenty-third year of Her Majesty's reign, chaptered two, and intituled, "An Act respecting the sale and management of 20 the Public Lands;" Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

1. For and notwithstanding anything in the said twenty-third section Commissionof the said recited Act contained, it shall be lawful for the Com- er of Crown 25 missioner of Crown Londs, should he see fit, to assign lands or grant assign lands certificates to purchase Crown Lands, to the heirs of the said Elizabeth or grant land McKny, of such value, and to such extent, as shall to him seem just scrip to heirs and equitable under the circumstances.

McKay.