No. 45.]

BILL.

[1861.

An Act to repeal certain enactments relative to Exemptions from Seizure in Execution, as far as regards Lower Canada.

WHEREAS it is expedient to limit the effect of the enactment herein Preamble after mentioned to Upper Canada; Therefore, Her Majesty, &c., enacts as follows:

 From and after the passing of this Act, the third section of Chapter Certain enorighty-five of the Consolidated Statutes for Lower Canada shall be repealed; as shall also the first section of the Act passed in the twentythird year of Her Majesty's Reign, Chapter twenty-five, which said Act shall thereafter apply only to Upper Canada; Provided that seiz- Proviso, ures in execution made in Lower Canada before the passing of this Act,
and all proceedings consequent on such seizures, shall be governed by the provisions of the enactments hereby repealed.

II. The ordinance second Victoria, Chapter twenty-eight, mentioned Ordinance 2 in the first section of the Act twenty-third Victoria, Chapter twenty. V. C: 25, refive, shall revive; and shall apply to all seizures made after the passing vised: 15 of this Act, and to all proceedings relative to such seizures.