inbefore provided, to make, with respect to the amount to be deposited by such Execution for the satisfaction of such Mortgage or as to the discharge or setting aside of such Mortgage, a Rule or Order directing the Registry of such Mortgage without any deposit of money or otherwise to be entirely

- 5 set aside, and upon a copy of such order entirely setting aside such Registry being furnished to the Clerk with whom such Mortgage is filed, he shall endorse upon the back of such Mortgage the words, "Registry set aside Former mort-by Judge's Order, dated 18," inserting the date of gage to be such Order, and shall also attach such copy of Order to such Mortgage or after.
- 10 copy of Mortgage for the inspection of all parties interested, and thereupon the Registry of such Mortgage shall be set aside and be from thenceforth null and void and as if it never had been made.

XV. Neither the Sheriff or officer having the execution of such process, Indemnity to nor the Judgment creditor or other party acting in execution of such Sheriff, &c., 15 process, shall be liable to any action or suit at Law or Equity for the sei- acting under are and sale of so much of the said goods and shattele or the sei- this Act. zure and sale of so much of the said goods and chattels as may be necessary to satisfy the amounts mentioned in the preceding section of this Act or any part thereof, after the making of such Rule or Order; and in any action in respect thereof the parties hereinbefore named may plead the general 20 issue, and give this Act and the special matter in evidence under such plea, as a complete and entire defence to such action, any law, usage, or custom to the contrary notwithstanding.

XVI. For services under this Act the Clerks aforesaid shall be entitled Fees for serto receive the following fees:-For filing each Instrument and Affidavit, vices under 25 and entering the same in a book as aforesaid,

; for searching for each paper, ; for filing Certificate of Judgment, ; for filing copy of Judge's Order or Rule setting aside Registry or Mortgage, and for copies of any Document with Certificate prepared, filed under this Act, for every 30 hundred words.

XVII. All affidavits and affirmations required by this Act shall be taken Fees on affidaand administered by any Judge or Commissioner of the Courts of Queen's vita. Bench or Common Pleas, or Registrar or Deputy Registrar, or Master or Master Extraordinary in Chancery, or Justice of the Peace in Upper 35 Canada, and that the sum of shall be paid for each and every

oath thus administered.

XVIII. The Act passed in the twelfth year of Her Majesty's Reign, Acts chapter 74, intituled, "An Act requiring Mortgages of Personal Pro- 12 V. o. 74. perly, to be filed in Upper Canada," and the Act passed in the Session 18, 14 V. e. 62.

40 held in the 13th and 14th years of Her Majesty's Reign, chapter 62, inti- repealed. tuled, "An Act to amend the Act requiring Mortgage of Personal Pro-perly in Upper Canada to be filed," shall be and the same are hereby repealed; but all Mortgages and sales registered under the provisions of the said Acts shall be held and taken to be as valid and binding as if said 45 Acts had not been hereby repealed.

XIX. This Act shall apply to Upper Canada only. B.22