BILL

No. 170.1

Г1861.

An Act to amend the Assessment Law of Upper Canada so as to enable County Councils to sell unimproved Lands of nonresidents two years in arrears for Taxes.

MO diminish the evils arising from the holding of tracts of unimproved Preamble: Lands in Upper Canada by non-residents: Her Majesty, &c., enacts as follows:-

The 123rd section of the Act respecting the Assessment of property tion of the 5 in Upper Canada, shall not after the passing of this Act, apply to un. U. C. Assessimproved or unoccupied lands of non-residents, with respect to which to apply to a By-law shall be passed under this Act; and, notwithstanding any non-residents thing in the said section or in the 124th or 127th sections, or in any and their other part of the said Act, the Council of any County may by By-law unimproved lands. 10 direct that a warrant shall issue from the Treasurer of the County to the Provision for Sheriff, commanding him to levy upon any unimproved or unoccupied levying taxes lands of non-residents, whenever a portion of the tax on any such lands on unim-proved lands has been due for two years, or for such longer period or for such of non-resiamount as such By law shall prescribe.