BILL.

An Act to amend the Ordinance providing for the enregistration of Titles to Immovable Property, and Incumbrances thereon.

WHEREAS great inconvenience and useless expense Preamble. have arisen from the carrying into effect of certain parts of the Ordinance of the Governor and Special Council of und for the late Province of Lower Canada. 5 passed in the fourth year of Her Majesty's Reign, and intituled, "An Ordinance to prescribe and regulate the " Registering of Titles to Lands, Tenements and Heredita-" ments, real or immovable estates, and of charges and in-"cumbrances on the same; and for the alteration and 10 " improvement of the law, in certain particulars in relation " to the alienation and hypothecation of real estates, and " the rights and interest acquired therein," and it is expedient and necessary to amend the said Ordinance by repealing certain parts thereof: Be it therefore enacted, 15 &c.

And it is hereby enacted by the authority of the same; Sect. 22 re-That the twenty-second section of the said Ordinance, pealed except as to subrogate in so far only as it relates to the relations and friends Towrs. who have concurred or may hereafter concur in the 20 election of any tutor or guardian to a minor or minors, or of any curator to any person or persons interdicted, shall be and is hereby repealed, and shall be as if it had never been enacted, and shall remain in force only as regards subrogate tutors: and that the thirty-fourth and Sect. 34 and 25 thirty-sixth sections of the said Ordinance relating to maried women of full age shall be wholly and entirely women confirmed as if they had never been said Sections enacted; and that all acts and things done by any married had never been woman since the said Ordinance came into force, shall enseted 30 avail and have effect as if the said two sections of the said Ordinance had never been enacted.