
BILL.

An Act to amend and extend the provisions of the Act of this Province, intituled "*An Act to allow the issuing of Testatum Writs of Capias ad Respondendum, in the several Districts of Upper Canada, and for other purposes therein mentioned.*"

WHEREAS it is expedient to extend the provisions of the Act of the Parliament of this Province, passed in the eighth year of the Reign of Her Majesty Queen Victoria, intituled "*An Act to allow the issuing of Testatum Writs of Capias ad Respondendum in the several Districts of Upper Canada, and for other purposes therein mentioned;*" Be it therefore enacted, &c.

And it is hereby enacted by the authority of the same, That it shall and may be lawful for the Deputy Clerk of the Crown, in each of the Districts of Upper Canada, at the election of the party entitled to judgment, to tax costs, and enter final judgment in all suits in which the venue shall be laid, and the proceedings carried on, and the original pleadings fyled within such District, whether such judgment be upon verdict, computation, *cognovit*, Warrant of Attorney or otherwise, and whether such *cognovit* be given in the first instance or after other proceeding had in the suit or cause wherein the same shall have been taken; and to issue all original *testatum* writs or *alias* or *pluries* writs of *ñeri facias*, or *capias ad satisfaciendum*, according to the practice of the Court of Queen's Bench: Provided always, that it shall be lawful for the opposite party,

Preamble.

Act 8 Vict. c. 36.

Deputy Clerks of the Crown may tax costs and enter final judgement in certain cases.

Proviso. a rule may be had to