No. 109.7

BILL

F1859.

An Act to abolish, in certain cases, the right of anneal to Her Maiesty in Her Privy Council.

HER Majesty, &c., enacts as follows :

I From and after the first of August next, all judgments rendered Judgment of by the Court of Queen's Bench in Lower Canada, and by the Court of Court of Ap-Error and Appeal in Upper Canada, shall be final and executory, if the and Lower Knarties or one of them have neither applied for nor obtained permission Canada to be final after 1st to appeal to Her Majesty in Her Privy Council. August, 1859.

Il. From and after the first of August next, neither the Court of In what cases Quen's Bench in Lower Canada, nor the Court of Appeal in Upper only appeal to Canada, shall grant any leave to appeal to Her Majesty in Her Privy Council may be had. Council, from judgments rendered by the said Courts, except in the following cases :

(1) When leave to appeal shall have been applied for previous to When leave shall have the first of August next, in cases in which such leave to appeal may now be granted in conformity with the laws in force in this Province.

been applied for before 1st August, 1859.

5 (2) In all cases relating to the rights of the Crown and in which the Whon the Cown is a party interested. Crown is a party.

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Preamble.