

“ the said Act, secondly above mentioned passed as aforesaid
 “ in the first year of His said late Majesty *William* the Fourth,
 “ which said second section is in the words following, to wit :—
 “ ‘ And be it further Enacted by the authority aforesaid, that
 “ every person owning or claiming to own any landed or
 “ immoveable property whatsoever, situate within any of the
 “ said Counties of *Drummond, Sherbrooke, Stanstead, Shef-*
 “ *ford* and *Missisquoi*, by virtue of any Act or Deed in Law,
 “ or instrument in writing, executed before the passing of the
 “ Act herein cited and amended, except the Letters Patent
 “ of His Majesty, shall before the first day of May, one thou-
 “ sand eight hundred and thirty-two, enregister the same in
 “ the Registry Office of the County in which such land or
 “ immoveable property shall be situate, and every such legal
 “ instrument, which shall not be so enregistered, shall be
 “ utterly void, and of no effect whatsoever against subsequent
 “ purchasers for a valuable consideration ;’ but that the said
 “ section of the said Act, from and after the first day of May
 “ next, shall expire and cease to have any force or effect
 “ whatsoever.”

The Council divided on the proposed amendment.

FOR THE AMENDMENT.

Messrs. *Pothier.*
Stuart.
M^cGill.
Gerrard.
Quesnel.
Christie.
Walker.
Mayrand.
Knoulton.
Joseph Dionne.

AGAINST THE AMENDMENT.

Messrs. *Joliette.*
De Rocheblave.
Neilson.
Faribault.
Penn.

So the amendment was carried in the affirmative.

On motion of the Honble. Mr. *Stuart*, seconded by the Honble. Mr. *Pothier*,

ORDERED, That the following amendments be made to the said Ordinance.

Page 4, line 19—After “ Province,” insert, “ intituled an Act to amend an Act