"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'Gill. Gerrard. Quesnel. Christie. Walker. Mayrand. Knoulton. Joseph Dionne. AGAINST THE AMENDMENT. Messis. 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

34