BILL.

Γ1861.

An Act respecting Forfeited Estates in Upper Canada.

[ER MAJESTY, &c., enacts as follows :--

l'reamble:

I. It is hereby declared to have been meant and intended by the Act latent of Acts of the Parliament of the late Province of Upper Canada, passed in the of U. C., 54 fifty-fourth year of the reign of His Late Majesty, King George the declared. Third, and intituled, "An Act to declare certain persons therein described, aliens, and to vest their Estates in His Majesty," that no person found to come within its provisions could have held or transmitted. or could or can hold or transmit lands in Upper Canada, by will or otherwise.

11. The acts of the Commissioners appointed under and by virtue of Acts of Comthe said recited Act, are hereby declared to have been and to be good missioners under that and valid, notwithstanding any defect or supposed defect in any inquis- Act declared ition made by them, or any of them, or any want of authority in the said valid. Commissioners, or any or either of them, to inquire of lands not in the 15 district for which any such Commissioner, or Commissioners, was or were appointed.

III. All titles to land acquired by virtue of sales or grants made, or Titlesto lands purporting to have been made, by or by the authority of the Crown, as of sold under lands of which the Crown had become seized under and in pursuance of that Act declared valid. 20 the provisions of the said recited Act, are hereby declared to have been and to be good and valid in law and equity, to all intents and purposes. and the Crown shall be held to have been legally seized of such lands, under the said Act, at the time of such sales or grants, notwithstanding any defect or supposed defect in the carrying out of the provisions of 25 the said Act.

This is in reference to the Caser of Wallace Mainte 20 Bl hep: 87. Wallace Mannon. 10 CV. Rep: 340. but I do not see that any thing further is required on the decedery of the two fourts -