An Act to declare valid certain Sales of Lands in Upper Canada.

WHEREAS, by an Act passed in the Session of Parliament held on Preamble. the thirteenth and fourteenth years of Her Majesty's Reign, chapter sixty-seven, intituled: "An Act to establish a more equal and just system of Assessment in the several Townships, Villages, Towns 13, 14, Vic. 5 and Cities in Upper Canada," it was amongst other things enacted cap 67. that certain lands upon which any taxes should remain unpaid on the first day of January, one thousand eight hundred and fifty-one, in so much thereof as should be sufficient to discharge such taxes, with interest and costs, should be sold by the Sheriff or High Bailiff in 10 manner in and by the said Act particularly mentioned and set forth. And whereas, it was further provided by the said Act, that the owner of any such lands so sold as aforesaid, might redeem the same within three years from the day of sale, and in case the same should not be so redeemed within that period, then that the Sheriff or High Bailiff, at 15 any time after the expiration of that period, should execute and deliver a deed of sale of such land to the purchaser, his heirs and assigns.

And whereas, under the provisions of the said Act, various lands, upon which taxes were unpaid as aforesaid, were in the year one thousand eight hundred and fifty-two, sold by various Sheriffs of 20 Counties in Upper Canada; which lands were never redeemed by the

owners, according to the provisions of the said Act.

And whereas, after such sales were made, and before the said period 16 Vic. cap. for the redemption thereof had expired, that is to say, on the fourteenth 182. day of June, one thousand eight hundred and fifty-three, a certain other

25 Act was passed (sixteenth Victoria, Chapter one hundred and eighty-two), which took effect on the first day of January, one thousand eight hundred and fifty-four, whereby the said first-mentioned Act (thirteenth and fourteenth Victoria, Chapter sixty-seven), was repealed, and no provision was made thereby for completing the sales made under the 30 authority of the said first-mentioned Act.

And whereas, in many cases, the lands sold under the said first-mentioned Act have never been redeemed, and the purchasers thereof have obtained deeds thereof from the respective Sheriffs, and gone into

possession thereof, and made valuable improvements thereon.

And whereas, it has been decided and adjudged that by reason of the repeal of the said first mentioned Act, before the expiration of the period allowed for the redemption of such lands, and before the execution by the Sheriff to the purchaser, of a deed of the same, the title of such purchaser is defective, and unless a remedy be provided much 40 loss and injury will be sustained by innocent purchasers; and it is expedient to provide a remedy in that behalf.

Therefore Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, declares and enacts as

follows:-