## BILL.

An Act to amend the law respecting the Recorder's Court of the City of Quebec.

WHEREAS it is necessary to amend the existing legislative provi- Presentle. sions respecting the Recorder's Court of the City of Quebec: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

1. The said Recorders Court may, by a Writ of Summons in the Summoning manner prescribed by law, order any debtor of the Corporation of the city, resaid city, residing in the District of Quebec, to appear before it in any siding in the civil action over which it has jurisdiction.

2. If such debtor resides without the limits of the said city, but with- Quebec-10 in the limits of the said District, there shall be added to the required Delay beinterval of two days, between the service and the return of a summons, tween the serwhen the Defendant resides in the said city, an interval of one day for vice and reevery five leagues of distance between the said city and the domicile of summons. the Defendant, between the service of the summons and the return

15 thereof before the said Court; and every fraction of a league shall be reckoned as a league.

3. If the proprietor or possessor of vacant or unoccupied immovable Manner of property in the said city is absent from the District, and such immovable summoning property is subject to the payment of any assessment, tax or due what debtor. 20 ever to the Corporation of the said city, then such proprietor shall be proceeded against in the manner prescribed by law (mutatis mutandis) for the summoning of absent debtors.

2. Execution against the property of a debtor shall not issue unti- Delay for exeight days after the rendering of the Judgment against him.

2. The costs in every civil action, or in every complaint or prosecu- Taxation of tion, shall be taxed by the Clerk of the said Court, or his Deputy, sub-costs. ject to an appeal from such taxation to the said Court, whose judgment in this respect shall be final.

3. In case a Defendant has no movable effects or property within the Writ de tarie District of Quebec, or if the said property is insufficient for the payment may be issued 80 and satisfaction in principal interest and costs of the judgment rendered cases. against him, but possesses immovable property in the said District, a Writ deterris, addressed to the Sheriff of the said District, may be issued out of the said Court; and the procedure in that case shall be that prescribed by the Act 24 Victoria, Chapter 26.

3. In case of the seizure in execution of the movable effects and prodfin de contract of a Defendant every creditor of such Defendant begin de conperty of a Defendant, every creditor of such Defendant having a right server. to make an opposition a fin de conserver on the moneys arising from the sale of the said property may place such opposition in the hands of the Bailiff making the seizure, and the said Recorder's Court shall hear and 40 determine the said opposition according to law.