BILL.

An Act to render certain effects liable to seizure under Execution, against goods and chattels in Upper Canada.

WHEREAS by an Act passed in the Session held in Preamble. the thirteenth and fourteenth years of the Reign of Her Majesty, intituled, "An Act to amend and consolidate 13 & 14 Vict. "the several Acts now in force regulating the Practice of c. 53.

- 5 "Division Courts in Upper Canada, and to extend the "jurisdiction thereof," money, bank notes, cheques, bills of exchange, promissory notes, bonds, specialties or securities for money, may be taken and seized on execution against goods and chattels: And whereas it is desirable
- 10 to extend the same privileges to other Courts of Law in Upper Canada: Be it therefore enacted, &c.

That upon any execution, issued out of any County Money and Court, or Her Majesty's Court of Queen's Bench, or securities may common Pleas in Upper Canada, against goods and execution.

- 15 chattels, the officer executing the same may seize and take in execution, money, bank notes, cheques, bills of exchange, promissory notes, bonds, s pecialties or securities for money belonging to any person against whom any execution shall have issued as aforesaid.
- 20 II. And be it enacted, That the person seizing the Notice to be effects mentioned in this Act, (not being money or bank ^{given}. bills,) and not actually obtaining possession of the same, shall give the defendant, or leave at his usual place of abode, a notice in the following form:

"In the (name the County). A. B. I hereby give you notice that by virtue of a Form of vs. Certain fieri facias, issued against your goods and notice. C. D. chattels in this cause, I have taken the following effects in execution thereon, viz: (here describe them with as much certainty as possible.) Dated this day of 18.

A. B., Sheriff,

or Sheriff's officer (as the case may be).

To C. D., defendant.

25 And the plaintiff shall cause a copy of the said notice to Copy to be be served personally upon the party owing such debts, served on the and any payment to the defendant after such notice, and before satisfaction of the judgment, shall be fraudulent and void.