2° & 3° VICTORIÆ, Cap. 53.

or Assembly for the Province of Lower Canada, or confers any Powers or Functions upon them or either of them, should cease; and by the said Act now in recital Provision is made in the meantime for the Appointment by Her Majesty of a Special Council for the Affairs of Lower Canada, and for the making of Laws or Ordinances for the Government of the said Province by the Governor thereof, with the Advice and Consent of the Majority of the Councillors present at any Meeting of the Council: And whereas it is expedient that some of the Provisions contained in the said lastly-The Special recited Act should be altered: Be it therefore enacted by the Council to Consist of Con present Parliament assembled, and by the Authority of the same, That the Number of Councillors forming the Special Council in manner provided by the said Act passed in the last Session of Parliament shall not be less than Twenty, and that no Business shall be transacted at any Meeting of the said Special Council at which there are not present at least Eleven Councillors.

Twenty Members, and no Business to be transacted unless Eleven be present.

Repeal of Provision of 1 & 2 Vict. c. 9. preventing the making of permanent Laws; but all permanent Laws Thirty Days before Parliament previous to being confirmed.

II. And be it enacted, That from and immediately after the passing of this Act so much of the said recited Act passed in the last Session of Parliament as provides that no Law or Ordinance made by the Governor of the said Province of Lower Canada, with such Advice and Consent as therein mentioned, shall continue in force beyond the First Day of November One thousand eight hundred and forty-two, unless continued by competent Authority, shall be and the same is hereby repealed: Provided always, that to be laid for every Law or Ordinance which by the Terms and Provisions thereof shall be made to continue in force after the said First Day of November One thousand eight hundred and forty-two shall be laid before both Houses of Parliament within Thirty Days after a Copy thereof shall be received by One of Her Majesty's Principal Secretaries of State, under the Provisions of the said Act of the last Session of Parliament, if Parliament shall be then sitting, or otherwise within Thirty Days after the then next Meeting of Parliament; and no such Law or Ordinance shall be confirmed or declared to be left to its Operation by Her Majesty until such Law or Ordinance shall first have been laid for Thirty Days before both Houses of Parliament, or in case either House of Parliament shall, within the said Thirty Days, address Her Majesty to disallow any such Law or Ordinance.

Repeal of the Provision of 1 & 2 Vict. c. 9. prohibiting Taxation; but no new Tax to be levied except for Public Works and Objects of Municipal Government; and

III. And be it enacted, That from and immediately after the passing of this Act so much of the said recited Act passed in the last Session of Parliament as provides that it shall not be lawful, by any such Law or Ordinance as therein mentioned, to impose any Tax, Duty, Rate, or Impost, save only in so far as any Tax, Duty, Rate, or Impost which at the passing of that Act was payable within the said Province of Lower Canada might be continued, shall be and the same is hereby repealed: Provided always, that it shall not be lawful for the said Governor, with such Advice and Consent as aforesaid, to make any Law or Ordinance imposing or authorizing the Imposition of any new Tax, Duty, Rate, or Impost, except for carrying into effect local Improvements within the said Province of Lower Canada, or any District or