

BILL.

An Act to make executory the Judgments of the Commissioners' Courts in Lower Canada.

WHEREAS by an Act passed in the seventh year of Preamble.
 Her Majesty's Reign, and intituled, "*An Act to* 7 Vict. c. 19.
provide for the Summary Trial of Small Causes in Lower
Canada," no means are provided for carrying into exe-
 5 cution the Judgments of Commissioners' Courts which may
 have ceased to exist, and great inconvenience has arisen
 from the want of such provision, inasmuch as such
 Judgments have either remained unexecuted, or it has
 been necessary to have them declared executory by
 10 other Judgments obtained at great cost; For remedy
 thereof, be it enacted, &c.

That the Judgments of the several Commissioners' Courts How judgment
 in Lower Canada which have existed under Acts now of Circuit
 expired, or which have existed or shall exist under the Courts which
 15 Act above cited, and which have ceased or may hereafter may have
 cease to exist, may and shall be executed as if the said ceased to exist
 Judgments had been rendered after the passing of the shall be exe-
 said Act, by the Circuit Court or any other Court in the cutted.
 same District; and the Clerks of the said Courts respec-
 20 tively shall accordingly issue Writs of Execution by virtue
 of the said Judgments, and ulterior proceedings shall
 be had upon the said Judgments, as if the same had been
 rendered by the Circuit Court or by any other Court in
 the same District, by virtue of the laws now in force.