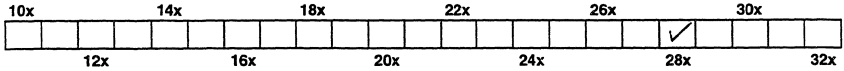
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2nd Session, 6th Parliament, 19 Victoria, 1856.

BILL.

An Act to make better provision for the collection of claims against the owners of vessels, in certain cases.

Received and read, first time, Wednesday, 30th April, 1856.

Second reading, Monday, 5th May, 1855.

Ma. FRAZER.

TORON TO:

PRINTED BY JOHN LOVELL, YONGE STREET.

An Act to make better provision for the collection of claims against the owners of Vessels, in Upper Canada.

I OR the relief of persons who furnish provisions for, or render services Preamble, to or sustain injuries from Vessels passing on or through any of the Canals in Upper Canada; Therefore Her Majesty, &c., enacts as follows:

I. Any debt or liability to whatever sum amounting, contracted by the Debts of cerowner, master, agent or consignee, in charge of any ship or vessel within tainkinisconthe Province of Upper Canada,-

regard to vessels passing canals in U. O made a privileged lien.

- 1. For goods, wares, merchandize or provisions, furnished for the use of through the such ship or vessel,-
- 2. For labor, repairs or any kind of work done to or upon such ship or Wyessel .-
 - 3. For towing such ship or vessel, with any steam vessel, horses or otherwise .--
 - 4. For damages done to any other vessel or property by collision,—

shall be a lien upon such ship or vessel, and preferred to all others, and I shall be recoverable from the owner, master, agent or consignee, in charge of such ship or vessel, saving any recourse he may have against any other party.

II. It shall and may be lawful for the creditor to whom any such debt is Mode of produc, or towards whom any liability is incurred by the owner, master, agent recovery of Not consignee of any ship or vessel for any of the causes above mentioned, such debt. or for any other person on behalf of such creditor, when the sum claimed dors not exceed the jurisdiction of the Division Court, to make application to the Clerk of the Division Court of the Division wherein the ship or ressel may be, or to any Justice of the Peace having jurisdiction where such ship or vessel may be, and to make or cause to be made by some person cognizant of the facts, an affidavit or affirmation to the purport of Amarit of hai in the Schedule to this Act, and which the said Clerk or Justice of fices. the Peace is hereby authorised to administer, and to fyle the said affillavit with the said Clerk or such Justice of the Peace, (and if a Justice of the Peace it shall be his duty to transmit the same to the Clerk of the Division Court within whose Division the application is made, to be fyled and kept among the papers in the cause), and it shall then be lawful for such Clerk or Justice of the Peace forthwith to issue a warrant under his hand and seal directed to any Bailiff of the Division Court for the Division within

which the same shall be issued, or to any Constable of the County, com-Seizure of ves- manding him to attach, seize, take and safely keep the ship or vessel on account of which the debt or liability was contracted, (lesignating such ship or vessel by its name, if known, or if not, then by some other description), as being the property or in the possession of the defendant, to 5 ans ser a certain claim of the plaintiff, (naming him), for (stating the amount), against the said ship or vessel; and upon receipt of such warrant the said Bailiff or Constable shall forthwith execute the same in the like manner as an attachment againt the property of an absconding debtor is now required to be executed by the Statute in such in case provided, and shall proceed in the manner by law required in case of any such attachment; and the said vessel shall be delivered over to the Clerk of the Division Court within whose Division such attachment shall have issued who shall keep and dispose thereof in the same manner as goods seized under such attachment as aforesaid are by law to be kept and is disposed of.

Detention of vessel.

Subsequent proceedings in any such case.

III. All the proceedings subsequent to the issuing of such attachment and seizure, shall be the same as the proceedings now are upon attachments against absconding debtors in a Division Court, and the like bond with the like sureties may be given by the owner, master, agent or con-20 signce of any such vessel, and the plaintiff may proceed to judgment and execution in the same manner as a plaintiff may now proceed to judgment and execution against an absconding debtor, pursuant to the Statute in that behalf.

Special provicase shall have arisen while canals.

IV. Provided always, That whenever the cause of action shall have 25 sion when the arisen while such ship or vessel was in any of the Cana's in Upper Canada, and the amount claimed shall not exceed the sum of £12 10s., it shall be the vessel was optional with the plaintiff to declare his intention to have the case tried in one of the and determined before the Justice of the Peace, before whom the affidavit aforesaid shall have been taken, and by whom the warrant of attachment 30 shall have been issued, and some other Justice of the Peace having jurisdiction in the place where the ship or vessel shall be found; and in such case the affidavit shall not be transmitted to the Clerk of the Division Court, but shall be kept by the Justice receiving it, and the Bailiff or Constable shall not deliver over the ship or vessel to the Clerk of the said Court 35 but shall keep the same safely to await the order of the Justices by whom the case is to be tried and determined; and the plaintiff shall, at the time of declaring such option, or within twenty-four hours thereafter, deliver to such Justices his complaint, stating briefly his cause of action, and requiring such Justice to issue his summons to the Defendant, commanding him 40 to appear before him, and some other Justice as aforesaid, at a time (not days nor more than days after the service of such being less than summons,) and at a place to be named in such summons; and such summons may be served by any such Bailiff or Constable as aforesaid, by delivering a copy thereof and of the complaint, certified by such: Justice of the 45 Peace, to the Defendant, or if he cannot be found within the Division (of which fact the return of the Bailiff or Constable shall be evidence) then by delivering the same for the Defendant to the person in charge of such ship or vessel, or if there be no person in charge thereof, then by posting the same in some conspicuous place in such ship or vessel; and at the time ap- 50 pointed in such summons, the Justice issuing the same, and any other Justice of the Peace having jurisdiction as aforesaid, shall and may hear the parties or party appearing before them, and the evidence they may addace, and shall have full power to administer an oath or affirmation to any wife

ness adduced by either party, and may, according to the facts proved, either dismiss the complaint with costs (which shall be those of the Division Court in like cases) or give judgment for such sum (not exceeding the amount aforestid,) as they shall find the Plaintiff ough; to recover from the 5 i) of andant, and the fees of the Bailiff or Constable for his services, (which shall be the same as would be allowed him for like services in a case in the Division Court.) and the sum of to the Justice or his Clerk for the warrant, and all other services; and if the amount of the judgment Leving the and costs be not forthwith paid, the said Justices may, by warrant under anount of 10 their hands and seals directed to any Bailiff or Constable as aforesaid, cause judgment and the same to be levied and made by the sale of the said ship or vessel or of the tackle and apparel thereof, or any goods found on board the same, (to whomsoever belonging, but saving the recourse of the owner against the Defendant) with the costs of such sale (which shall be the same as would 15 be allowed in the Division Court in like case) and the proceedings in such sale shall be as nearly as may be similar to those prescribed in like cases in the Division Court: and if there be any surplus of the proceeds of the Surplus. sale, after paying the amount of the judgment and costs, it shall be returnel to the Defendant, saving the recourse of any party entitled to the same.

against any ship or vessel, the owner or owners whereof is or are resident where the it a foreign country, or out of the Jurisdiction of the Court, and such claim amount claims shall be beyond the Jurisdiction of the Division Courts it shall be beyond shall be beyon I the Jurisdiction of the Division Courts, it shall be lawful for the jurisdicsuch person, upon making an affidavit or affirmation stating with particu-tion of Divi-25 larity that the owner or owners of such ship or vessel is or are justly and sion Courts. truly indebted to him or her in the sum of the amount is not ascertained), that he hath a good cause of action against the Defendant as owner of the said ship, or vessel, for (stating the cause of action with certainty) and that the defendant is or are resident in a foreign 30 country, or beyond the jurisdiction of the Court; and upon fyling the said affiliavit with the Clerk of the Crown or Clerk of the Crown and Pleas, or Common Pleas, or any of the Deputy Clerks of the Crown and Pleas, or with the Clerk of any County Courts, in any County of Upper Canada, (according as the case may be within the jurisdiction of one or the other Sof the said Courts), to obtain an attachment against the property of such Attachment to owner of such ship or vessel directed to the Sheriff of any County in Upper issue. Canada, which shall be in the same form as attachments now are against absconding or concealed debtors, (except that the word "absent debtor"

shall be used in the place of "absconding" or "concealed debtors;" and 40 all proceedings upon such attachments shall be in all respects the same as if the attachment were against an absconding or concealed debtor, and the plaintiff may proceed to judgment and execution in the same manner;

mons at the last place of residence of the defendant, but it shall be sufficient, to in all cases, to place a copy in some conspicuous part of the office out of

V. If any person shall have any claim for any of the causes aforesaid, Provision

Provided always, that it shall not be necessary to leave a copy of the sum- Provise.

VI. This Act shall apply only to Upper Canada.

which the same shall issue.

Act limited to v. c.

SCHEDULE.

A. B., of Yeoman, maketh oath and saith that C. D., the owner, (master, agent or consignee, or as the case may be), of the vessel called the , (or if no name, then some other

now as this Defendant believes, withdescription), (or now within the County Division for the County of in the or now within the jurisdiction of this Court, as the of case may be), is justly and truly indebted to this deponent in the sum of , for goods sold and delivered by this deponent to (or as the case , Muster (or agent, &c..) of the said vessel, man be). for an ion account of the said vessel, (or as the case may be). And deponent further saith that the said debt was contracted within the County of (County where attachment issues), and that to the best of Deponent's belief the owner of the said vessel resides out of the in the case mentioned in the third section of this Act, out of the jurisdiction of this Court),

Sworn, &c.