Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same:

That so much of the second section of the Act of the Part of sect. 2, Legislature of Lower Canada, passed in the forty-fifth year of of Act of L. the reign of King George the Third, and intituled, An Act to 10 repealed. prohibit the sale of goods, wares and merchandize, wine, spirits and other strong liquors, on Sundays, as provides that the said Act shall not extend or be construed to extend, to prevent selling at the Church doors of the Country Parishes on Sundays, the usufruit or produce of the estates of minors, absentees or persons that are interdicted, shall be and the same is hereby repealed; and it shall not be lawful to sell any goods, wares or No goods to merchandize or any property moveable or immoveable on Sunday under Sunday under the authority of any Court of Justice, in Lower authority of Canada, and any such Sale made on Sunday shall be void and Justice. of no effect.

CAP. CXVIII.

An Act to explain an Act intituled, An Act to amend and extend the law relative to the remedy by Replevin in Upper Canada.

[Assented to 19th May, 1855.]

HEREAS doubts have arisen whether by the provisions Preamble. of a certain Act of the Parliament of this Province, passed in the Session held in the fourteenth and fifteenth years of Her Majesty's Reign, intituled, An Act to amend and 14 & 15 v. extend the law relative to the remedy by Replevin in Upper Ca- c. 64. nada, when any goods and chattels or other personal property and effects in the said Act mentioned, have been seized and taken in execution or by attachment or otherwise under process from any Court of Record in Upper Canada, the same can be replevied and taken out of the hands and custody of the Sheriff or other Officer to whom the execution of such process of right belongs; And whereas it is expedient to remove such doubts: Be it therefore declared and enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby declared and enacted by the authority of the same, as follows:

I. The said Act did not authorize, and shall not be construed The said Act to have authorized and permitted, or to authorize and permit does not authe replevying and taking out of the hands and custody of any replevin of Sheriff or other Officer, as aforesaid, any such goods and chat-goods seized tels which such Sheriff or other Officer shall have seized and under process taken

of a Court of Record.

taken and shall have in his lawful keeping, under and by virtue of any process whatsoever issued out of Her Majesty's Courts of Record in and for Upper Canada.

CAP. CXIX.

An Act to authorize the Sale or Lease of Lands in Upper Canada, held in Trust for the use of Congregations or Religious Bodies.

[Assented to 19th May, 1855.]

Preamble.

WHEREAS Grants of Land have frequently been made by the Crown to Trustees, and Lands have in many instances been acquired by purchase and by Donations from individuals for the use of various Congregations and Religious Bodies in Upper Canada, and such Congregations and Religious Bodies are unable to manage such Lands advantageously from the want of power to bind the Successors of any Trustees entering into agreements for leasing or otherwise disposing of such portions thereof as may not be immediately required for the use of the respective Congregations or Religious Bodies, and it is expedient to grant such power and authority: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same:

Trustees may lease lands for 2! years, and make such leases renewner; or may bind their successors to pay for improvements, &c.

I. That the Grantees named in any Letters Patent from the Crown or the Survivors or Survivor of them, or the Trustees for the time being appointed in manner prescribed in such Letters Patent, and the Trustees entitled by Law to hold any Lands in able on terms Trust for the use of any Congregation or Religious Body for a certain man- the time being, shall from and after the passing of this Act, have full power and authority to demise or lease for any term not exceeding Twenty-one years, any Lands held by them in trust for the use and benefit of their respective Congregations or Religious Bodies or Societies, at such Rent and upon such terms as they or a majority of them shall deem reasonable and just, and that such Trustees shall have authority to execute such Leases as may be necessary for periods not exceeding Twenty-one years, and to enter into any Covenant or agreement therein, which shall bind their Successors for the renewal of any such Lease or Leases at the expiration of any or every term of Twenty-one years for a further period or term of Twenty-one years or lesser period, at such Rent and on such terms as may then by the Trustees for the time being be agreed upon with the Lessee, his Heirs or Assigns, or for the payment to the Lessee, his Heirs or Assigns, of the value of any Buildings