

An Act to repeal in part an Act to provide a remedy against the City of Quebec in case of injury to property by riot.

**W**HEREAS by the fourth clause or section of an Act passed in the sixteenth year of Her Majesty's Reign, intituled, "*An Act to provide a remedy against the Corporation of the City of Quebec in case of injury to property by any mob, or during riots in the said City,*" it is enacted, that whenever any lecture, representation, or performance, exhibition or other public meeting, for admission or entrance to which money shall be required or paid, shall take place, the said Corporation shall not be liable for any demolition or destruction of property at the place where such lecture, representation, performance, exhibition or other public meeting shall take place, unless the permission of the Mayor or of the Council shall have been first had and obtained :— And whereas protection is due by the constituted authorities to the property and persons of all British subjects lawfully convened at any meeting or assemblage for lawful purposes or such as are not expressly prohibited by the laws of the land, whether money be or be not required of or paid by the attendants thereat, and whether such meeting or assemblage be within the walls of any place of public worship, or of any public or private building, or be held in the open air, and the said above recited clause or section is manifestly to the prejudice of and in violation of the indubitable and most sacred right of British subjects to meet and discuss in a peaceable and lawful manner, when and where they see fit, all lawful matters of public concernment in which they take an interest, whether of a religious, political, civil, or social character, and it is therefore necessary to repeal the said clause or section ; Therefore Her Majesty, &c :

I. The said fourth clause or section of the Act first mentioned in the preamble of this Act, shall be and the same is hereby repealed.

A<sup>3</sup>

Sect. 4 of the said Act repealed.