

# BILL.

An Act to explain and amend the Act intituled, " An  
" Act to establish a Consolidated Municipal Loan  
" Fund for Upper Canada."

WHEREAS, it was intended that the ninth section of the  
Consolidated Municipal Loan Fund Act should apply  
to by-laws passed or in course of being passed before said Act  
came into force for the purpose of aiding in the construction of  
any Rail-way, or for the improvement of any navigable River or  
other such work as provided for by the said Act ; 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, that the ninth section of the Act afore-  
said, shall be held to include any by-law for any of the pur-  
poses mentioned in the preamble to this Act which was passed  
before the said Act came into force or which has been passed  
since the said Act came in force; but at the date of such Act  
was in the course of being passed.

Preamble.

Sec. 9, of 16  
Vict. c. 22, ex-  
plained.

II. That before any such Municipality shall receive or be  
entitled to receive any money to be raised under the above  
recited Act, a true copy of the by-law under which the money  
is to be raised together with affidavits of the Treasurer and  
Clerk of the Municipality verifying the same and such other  
information as the Governor in Council may require, shall be  
transmitted to the Receiver General.

Copies of by-  
law and affida-  
vits to be trans-  
mitted to the  
Receiver Gen-  
eral.

III. That if the Governor in Council shall approve of such  
by-law it shall not be necessary to impose or levy annually  
the sum or rate per pound which may have been fixed in  
such by-law to pay the principal and interest of the loan, but  
such sum only shall be levied and collected, as may be necessary  
under the provisions of the sixth section of the said in part  
recited Act, and all proceedings in connection with such loan  
and by-law or for the recovery of any sum of money which  
ought to be paid thereunder, may be had and taken as if the  
said by-law had been passed for the purpose of raising money  
under the said in part recited Act and after the same came into  
force.

Such sum only  
to be levied as  
may be neces-  
sary under  
sec. 6, of 16  
Vict. c. 22.