BILL.

An Act to amend the "Act respecting the Municipal Institutions of Upper Canada," in respect to the dividing of Townships into Wards.

WHEREAS it is necessary to amend the "Act respecting the Preamble. Municipal Institutions of Upper Canada," twenty-second Victoria, chapter ninety-nine, in respect to the dividing of Townships into Wards; Therefore Her Majesty, &c., enacts as follows:

- 5 I. Section two hundred and sixty-four of the said recited Act is hereby Sec. 264 of 23 repealed, and the following substituted therefor: "In case a majority V., c. 99, repealed, and of the qualified electors of a Township on the last revised Assessment new section Roll do, by petition in writing, signed by them, apply to the Council substituted. of the Township to divide the Township into Wards, if not already so 10 divided, or to abolish or alter, in manner specified in the petition, any exciting Division into Wards, the Council substituted.
- existing Division into Wards, the Council shall, within one month thereafter, pass a By-law to give effect to the petition, and shall in the By-law recite the petition, and also the present section of this Act, and shall Wards, how to declare that the By-law is passed in compliance with the prayer of the be formed, altered or abolished
- 15 petition; And the By-law shall take effect on the first day of December abolished next after one month from the date of its first publication in some upon apetition newspaper published in the County or union of Counties in which the of a majority Township is situated, or by printed handbills posted in at least twenty of electors. public places in the Township."
- 20 II. Section two hundred and sixty-five of the said recited Act is hereby Sec. 265 of 23 repealed, and the following substituted therefor: "In case the petition V., c. 99, repealed, and into. Wards (and does not specify the manner of the new clause division,) the Council shall so arrange the Wards that they may be as substituted. compact, and contain as nearly an equal number of electors, as may Daty of Coun-
- 25 be consistent with the convenience of the inhabitants; the number of cil in the forwards being five in all cases."

Sec. 265 of 23 V., c. 99, rcpealed, and new clauso substituted. Daty of Council in the formation of wards, when the petition is for a division of wards. Number to be five.

274