[1859.

No. 8.]

BILL.

An Act to explain and amend certain parts of the Railway Clauses Consolidation Act.

WHEREAS doubts are entertained as to whether Rectors in Preamble. possession of Glebe Lands in Upper Canada, Ecclesiastical and other Corporations, Trustees of lands for Church and School purposes, or either, Executors appointed by Wills in which they are not invested 5 with any power over the real estate of the Testator, Administrators of persons dying intestate but at their death seized of real estate, are authorized by the eleventh section of the Railway Clauses Consolidation 14, 15 V. c. Act to sell or dispose of any of such lands to any Railway Company for 51. actual use of and occupation by such Company; And whereas it is 10 desirable to remove such doubts; Therefore Her Majesty, &c., enacts as follows:

I. The true intent and meaning of the said section of the said Act was Rectors, Trusand is, that the several persons and parties hereinabove mentioned with tees, dc., de-clared to be respect to the lands above in this Act referred to, should and shall exer- empowered to 15 cise all the powers mentioned in the first sub-section of the said section convey eleven of the said Railway Clauses Consolidation Act, with respect to lands under

any of such lands actually required for the use and occupation of any sub-sect, 1 of Bailway Company -- and any company -- any Railway Company ;---and any conveyance made under the said first subsection shall vest in the Railway Company receiving the same, the fee sim-

20 ple in the lands in such Deed described, freed an discharged from all trusts, restrictions and limitations whatsoever.

II. All the provisions in the said section and in the said Act contained All provisions to Arbitrations, and obtaining possession and title to such lands, and of the said Act the disposition of the purchase money, shall apply to all the parties and such cases; 25 lands in this Act and in the said sub-section mentioned ; and no Railway Company not Company shall be responsible for the disposition of any purchase money responsible for for lands taken by them for their purposes.

III. Whenever any County Judge shall be or is interested in lands Provision taken or required within the County in which he is such Judge, by any where the 30 Railway Company, for Railway purposes, any Judge of any of the County Judge Superior Courts at Toronto shall, on application of such Company, exercise in such case all the powers of the County Court Judge given to him by the said eleventh section of the said Act, in cases in which he theCounty Judge is not interested.

application of purchase monev.