BILL.

An Act to repeal the nineteenth Section of the Act for the better establishment of Common Schools in Upper Canada.

WHEREAS the establishment of Sectarian or sepa- Preamble. rate public Schools, upheld by periodical grants of money from the Provincial Treasury, and placed under the control of the Executive Government, through -5 its Superintendents of Education and other civil officers, is a dangerous interference with the Common School system of Upper Canada, and if allowed to Protestants and Roman Catholics, cannot reasonably be refused to Episcopalians, Presbyterians, Quakers, Tunkers, Bap-10 tists, Independents, and other religious denominations; and whereas if it is just that any number of religious sects should have separate Public Schools, it is not less reasonable that they should also have separate Grammar Schools, Colleges, and Professorships in the Universities; 15 and whereas it is unjust in the State to tax Protestants in order to provide for the instruction of children in Roman Catholic doctrines, or to tax Roman Catholics for the religious education of youth in principles adverse to those of the Church of Rome, and the early separation of children at school on account of the creeds of their pa-20 rents or guardians, would rear nurseries of strife and dissension, and cause thousands to grow up in comparative ignorance, who might, under our Common School system, obtain the advantages of a moral, intellectual, literary and scientific education: and whereas the repeal of the 25 nineteenth Section of the Upper Canada Common School

Act, passed in 1850, would discourage sectarian education, and be productive of peace, harmony, and good will in neighbourhoods: Be it therefore enacted, &c.,

That the nineteenth Section of an Act passed by the Sect. 19 of 30 Parliament of this Province, in the Session thereof held 13 and 14 in the 13th and 14th years of Her Majesty's Reign, and repealed. intituled, "An Act for the better establishment and maintenance of Common Schools in Upper Canada," be, and the same is hereby repealed.