141.

## BILL.

An Act to make certain alterations in the Territorial Divisions of Upper Canada.

WHEREAS it is expedient to make certain altera- Presmble. tions in the present Territorial Divisions of Upper Canada, for Judicial, Municipal and other purposes:— Be it therefore enacted, &c.

5 And it is hereby enacted on the authority of the same, Counties to be That from and after the time when this Act shall come Schedule A. into force, Upper Canada shall be divided into the Counties mentioned in the Schedule to this Act marked A, which Counties shall respectively include and consist of 10 the several Townships mentioned in the said Schedule, as forming such County, and the Cities, Towns and Villages therein; Provided always, that for Municipal Proviso. purposes the Cities of Toronto, Hamilton and Kingston shall not form part of the Counties within the limits 15 whereof they are situate, but shall be Counties by themselves; and that for the purpose of representation in the Provincial Parliament neither the said Cities, nor the Towns of London, Niagara, Brockville, Bytown and Cornwall, respectively, shall form part of the Counties 20 within the limits whereof they are situate.

II. And be it enacted, That the Counties mentioned Counties in the Schedule to this Act marked B, shall for all Judischedule B, united for cial and Municipal purposes, and for all other purposes certain purwhatsoever, except for purposes of representation in the poses. 25 Provincial Parliament and registration of titles, be formed into Unions, as in the said Schedule set forth; and each of such Unions, under the name of "The United Counties of — and — " (naming them) shall for all such purposes, (except as before excepted) have in com-30 mon between them all such courts, offices and institutions, as by the fifth section of the Act passsed in the twelfth year of Her Majesty's reign, intituled, "An Act Act 12 Vict., " for abolishing the Territorial Division, of Upper Canada c. 78. "into Districts, and for providing for temporary unions 35" of Counties, for judicial and other purposes, and for the

"future dissolution of such Unions, as the increase of wealth and population may require," are to be had in common by Counties united under the said Act.

III. And be it enacted, That all the provisions con-Certain sec-40 tained in the ninth, tenth, eleventh, twelfth, thirteenth, four-tions of 12 Vict, c. 78 to teenth, fifteenth, sixteenth, seventeenth, eighteenth, nine-spply to

A<sup>200</sup>