No. 88.]

BILL.

[1859.

An Act to confirm the separation of the Townships of Vespra and Sunnidale into distinct Municipalities, and to legalize the late election of Municipal Officers for the Township of Sunnidale.

THEREAS it appears by the petition of divers inhabitants of the Preamble. Township of Sunnidale in the County of Simcoc, the junior Township of the late United Townships of Vespra and Sunnidale,-that in the year 1858, the inhabitants of Sunnidale, that Township having 5 then the requisite number of inhabitants on the Assessment Roll to authorize its separation from Vespra, petitioned the County Council to pass a By-law for such separation ;---that the County Council assented to the petition and passed a By-law authorizing such separation, to take place on the 1st of January, 1860, the earliest period at which, as the 10 law then stood, it could be effected ; -- that in the same year the Council of the said United Townships made a petition to the Legislature, praying that such separation might take place in January, 1859, but that the petition arrived at the Seat of Government too late for action to be taken on it in 1858;-that on the 7th of October, 1858, the County Council 15 passed another By-law amending their former By-law for the separation of the said Townships, and appointing Returning Officers for the first election in each of the said Townships ;--that on the 1st of December, 1858, the Act respecting the Municipal Institutions in Upper Canada came into force, under which no By-law authorizing the separation of 20 United Townships is required, but whenever the junior Township has more than one hundred resident Freeholders and Householders on its Assessment Roll, the separation may take place, provided the County Council do, by a By-law passed three months before the first day of January on which the separation is to take place, fix the place for holding 25 the first election, and the Returning Officer ;- That inasmuch as there were on the assessment roll for Sunnidale more than one hundred and twenty freeholders and householders as aforesaid, and the first By-law authorizing the separation was passed much more than three months before the first of January, 1859, the Municipal Electors of the said 30 Township, believing themselves thereunto duly authorized by law, did on the day appointed by law for holding Municipal Elections in 1859, at the place and before the Returning Officer appointed by Bylaw of the County Council as aforesaid, and in the manner by law required, clect John Ross, Alexander Gillespic, Donald Shaw, Duncan 35 Mathewson, and Neil Harkins, (all of the said Township and duly qualified) Councillors for the said Township, and the said Councillors afterwards, in the manner and at the time appointed by law, elected the said John Ross to be their Reeve ;-That at the first meeting of the County Council, the said John Ross having attended as Reeve of Sunnidale,