160

BILL.

An Act to amend the Charter of the University of Toronto and to constitute "The University of Upper Canada," in lieu thereof.

WHEREAS it is expedient that there should be a Preamble. University in Upper Canada, so constituted as to afford to all denominations and classes of Her Majesty's subjects without distinction, the means of obtaining those

- 5 distinctions and evidences of proficiency in the Arts, Faculties and Sciences and in the various branches of a liberal Academical Education, to which their respective attainments may entitle them; and whereas experience hath shewn that the principles embodied in Her Majesty's
- 10 Royal Charter to the University of London in England, are well adapted to promote the attainment of the objects aforesaid, and would be acceptable to all classes of Her Majesty's Subjects in this Province : Be it therefore enacted, &c.
- 15 That so much of the Act passed in the twelfth year of Parts of 12 Her Majesty's Reign, intituled, "An Act to amend the the charter " Charter of the University established at Toronto by His therein refer-" Majesty King George the Fourth, to provide for the more in so far as " satisfactory government of the said University, and for inconsistent 20 " other purposes connected with the same, and with the &c.
- " College and Royal Grammar School forming an appen-" dage thereof," or of the Royal Charter therein referred to, as confers the power of granting Degrees in the Faculties of Arts, Law and Medicine on the Corporation there-
- 25 in mentioned and styled " the Chancellor, Masters and Scholars of the University of Toronto," and all such parts of the said Act or Charter as are inconsistent with anything in this Act contained, shall be and the same are hereby repealed; and that the said Corporation shall
- 30 henceforth be called "University College" and shall continue to be a body corporate with such collegiate powers and privileges as are conferred upon it by those portions of the said Charter and Act which remain in force after the passing of this Act or by this Act; and neither such
- 35 change of name nor anything in this Act, shall be construed to make the said College a new Corporation, or to cause any action or suit or proceeding in Law or Equity to which the said College may be a party to cease or be discontinued, but the same may be continued upon the
- 40 suggestion of the passing of this Act, by, against or with regard to the said College by the corporate name hereby