

## BILL.

An Act to prolong the time for the completion of the Grimsby Breakwater, Pier and Harbor.

WHEREAS it hath been represented to the Legis- Preamble. lature that the completion of the Grimsby Breakwater, Pier and Harbor within the period limited for that purpose in and by an Act of the Parliament of the 5 late Province of Upper Canada, passed in the fifth year of the Reign of his late Majesty, King William the Fourth, intituled " An Act to incorporate certain persons "therein mentioned under the style and title of the "President, Directors and Company of the Grimsby 10 "Breakwater, Pier and Harbor Company," has been prevented by unavoidable circumstances, and it is expedient to. prolong the time for the completion of the said work :

Be it therefore declared and enacted, \&c.
That for and notwithstanding any thing to the con- Act of UPc. 10 tracy contained in the seventeenth or any other section of the Act hereinbefore first cited, the said Act shall not nor shall any matter or thing therein contained, be held ${ }^{\text {pred. }}$ or deemed to have ceased, or to have become or to be null or void; but the same and every part thereof shall 20 on the contrary be at all times held and deemed to have been and continued and to be and continue in full force and virtue from the day of the date thereof until the expiration of ten years from the passing of this Act, within which latter period the said Breakwater, Pier Grimly $2 \overline{0}$ and Harbor may be completed with the same effect to $\begin{gathered}\text { Breakwater. } \\ \text { Poor and } \\ \text { Hor- }\end{gathered}$ all intents and purposes as it could, would, should or for to be com might have been at any time within the period of seven $\begin{gathered}\text { pleated within }\end{gathered}$ years from the passing of the said Act hereinbefore first cited. Provided always, that if the said Breakwater, Pier 30 and Harbor be not completed within the said period of ten years from the passing of this Act, then this Act and the said Act hereinbefore first cited, and every clause, matter and thing therein and herein contained, shall cease and be utterly null and void.

