## BILL.

An Act to amend the Act to authorize the formation of Joint Stock Companies for the construction of Roads and other works in Upper Canada, so as to compel them to keep their Roads in repair.

HEREAS it is expedient to amend the Act passed in the twelfth Presuble. year of Her Majesty's Reign, intituled "An Act to authorise the for- 12 Vic. chap. mation of Joint Stock Companies for the construction of Roads and other 84. works in Upper Canada," so as to compel such Companies to keep their 5 roads in repair; Be it therefore enacted, &c.,

That from and after the passing of this Act, whenever any Company con-Proceedings stituted under the before recited Act or any other Act of the Parliament of when any such Road this Province, shall suffer any portion of their road or any bridge thereon, shall be reto go to decay or to get out of repair, it shall and may be lawful for ported dan-10 the Warden of the County wherein such road is situated, upon the requisi- gerously out tion of twelve freeholders residing within the said County, stating that such road belonging to a Joint Stock Company is so much out of repair as to inconvenience, impede or endanger Her Majesty's subjects and others travelling thereon, to direct the County Engineer to examine the 15 said road; and it shall be the duty of the County Engineer, upon receiving such directions, immediately to inspect and examine the same, and if upon examination, the road shall be found so much out of repair as to inconvenience, impede or endanger Her Majesty's subjects and others travelling thereon as stated in the requisition, then he shall notify the 20 Directors of the Company to whom the road may belong, by leaving a written notice with any of the keepers of the toll-gates belonging to such Company, stating that in pursuance of Directions from the Warden of County, he has inspected their road and found it to be out of repair, requiring them to take notice thereof and cause the same to be repaired 25 within a certain limited time to be named in such notice, and which time shall be such, as in the opinion of the Engineer, will be ample and sufficient for making the required repairs.

II. And be it enacted, That if the Directors of the Company after No tolls to be the service of the notice in the manner set forth in the preceding Section, taken by 30 shall refuse or neglect to repair their road, in a good and sufficient manner, ing to repair the road, in a good and sufficient manner, ing to repair within the period limited in the said notice, then, from and after the their road as expiration of such period, until such repairs shall be completed, it shall required unnot be lawful for the Directors of such Company or any person authorized der this Act. by them, to ask, demand or receive any toll from any person passing