## BILL.

An Act to remedy certain informalities with respect to the Assessment Rolls of the Town of Windsor, in the County of Essex.

HEREAS the Municipality of Windsor have by their Petition set Preamble. forth that the Assessors appointed for the Town of Windsor for the present year, have, through negligence, omitted to return their Assessment Roll, and to notify parties assessed by them within the time prescribed by the Assessment Law, and praying that an Act may be passed curing the informality in taking the Assessment of the said Town, in order that any doubt in regard to the legality of the imposition of rates for Municipal purposes for the present year may be removed; and whereas it is expedient to grant the prayer of the said Petition; Therefore Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

I. The failure of the Assessors of the Town of Windsor to make and Assessment not complete their Assessment between the first day of February and the first day of May of the present year, and to serve the parties assessed 15 with notice of the value at which their properties have been assessed, shall not invalidate the Assessment of the said Town, either as regards the imposition of rates, or in any other respect.

II. The Assessment Roll of the Town of Windsor for the present Assessment Roll year as finally revised and passed by the Court of Revision, appointed for sufficient.

20 the said Town, shall, notwithstanding any informality on the part of the said Assessors in making and completing their Assessment, be held to be legal and sufficient in law for all purposes whatsoever.