## BILL.

An Act to explain and amend the Act of the last Session, intituled, " An Act to amend the Laws " relating to Tavern Licenses in Upper Canada."

THEREAS doubts have arisen as to the true intent Preamble. and meaning of the Act, passed in the Session held in the thirteenth and fourteenth years of Her Majesty's Reign, intituled, "An Act to amend the Laws relative to 13 & 14 Vict. 5 "Tavern Licences, in Upper Canada," which doubts it is expedient to remove: Be it therefore declared and enacted, That it was and is the intention of the Act, first above Sections 7 cited, that the seventh and eighth sections of the Act of and 8 of Act the Parliament of Upper Canada, passed in the sixth year Will, 4 c. 4. of the Reion of His late Moiorty Vin Will. 10 of the Reign of His late Majesty King William the Fourth, declared in chaptered four, and intituled, "An Act to repeal and force. " amend certain parts of an Act, passed in the thirty-six " year of the Reign of King George the Third, intituled, " An Act to amend an Act for regulating the manner of 15 " Licensing Public Houses, and for the more easy convic-"' tion of persons selling Spirituous Liquors without Li-" cense, "' cense,' and for other purposes therein mentioned," should be and they are and have been by the Act first above cited, continued in force in Upper Canada, to all 20 intents and purposes whatsoever.

IL And be it declared and enacted, That it was and is Municipal the intention of the Act first above cited, that the Munici-corporations pality of each Township or Incorporated Village, the Town have power Council of each incorporated Town, and the Common to make By-25 Council of each City in Upper Canada, should have and laws for preventing that they have and have had respectively, from the time the keeping of the passing of the said Act, power and authority to make of Taverus without by-laws for preventing the selling of wines or spirituous licence. liquors, or the keeping of Inns, Taverns or houses of pub-30 lic entertainment by persons not thereunto duly licensed, and to impose for any contravention of such by-laws any How penalpenalty or punishment which they may lawfully impose ties under such By-laws for any contravention of other by-laws, and that all penal-may be ties incurred under or by virtue of the Act first above recovered. 35 cited, or of any by-law made under the authority thereof, shall and may be prosecuted and recovered under the pro-

visions of the said seventh section of the Act of the Parliament of Upper Canada hereinbefore cited, and all such penalties shall belong one half to the Municipality in which 40 the offence shall have been committed and the other half to the prosecutor unless he be examined as a witness to prove the offence, in which case the whole shall belong

to the said Municipality.