114

1852-3.]

BILL.

[No. 387.

An Act to repeal the Act for the protection of certain species of Game in the County of l'Islet, and a certain other Act relating to the same subject, and to enable the Municipalities of the said County to make regulations for that purpose.

W HEREAS the Act passed in the ninth year of Her Majes- Preamble. ty's Reign, intituled, " An Act for the better Preservation " of certain Wild Fowl in the County of l'Islet" has failed to attain the object for which it was passed, and it is expedient to make 5 better provision for the preservation of Wild Fowl in the said County of l'Islet, in the manner hereinafter mentioned; Be it enacted, & c.,

That the Act first above cited shall be and is hereby repealed, 9 V. c. 76 reand the Act passed in the eighth year of Her Majesty's Reign, pealed, and 8 10 intituled, "An Act to prevent certain Wild Fowl and Snipe from penled, as " being destroyed at improper seasons of the year, and to prevent the regards "Islet. " trapping of Grouse and Quail in this Province," in so far only as regards the County of l'Islet, shall be, and is hereby also repealed.

II. And be it enacted, That the Municipal Councils of the Mu- Municipalities 15 nicipality of the County of l'Islet, Number One, and of the Muni- of PIslet to cipality of the County of l'Islet, Number Two, and the Corporation respecting of the Village of Montmagny, in the said County of l'Islet, shall shooting of be, and they are hereby respectively authorized to make such Bylaws, Rules and Regulations, for determining at what season, and

- 20 in what manner, it shall be lawful for any person to shoot, take, hunt, kil or destroy, any wild swan, wild goose, wild duck, teal, widgeon or snipe, within their respective limits; and to appoint such and so many Overseers for enforcing the observance of the said By-laws. Rules and Regulations in the several Parishes and
- 25 Islands, within their said respective limits, as they shall deem necessary or expedient: Provided always, and be it enacted, Provise; Bythat, within fifteen days at furthest, from the passing of any such published. By-law, or of any amendment, alteration or modification thereof, by any of the said Municipalities or Corporation respectively, due 30 notice thereof shall be given by the respective Secretary-Trea
 - surers of the said Municipalities or Corporation, who shall cause

game.