BILL.

An Act to amend the Act incorporating The Bytown and Prescott Railway Company.

TATHEREAS it is necessary and expedient to amend the Act passed in the Session held in the thirteenth and fourteenth years of Her Majesty's Reign, and intituled, "An Act for the In- Section sixth corporation of a Company to construct a Railroad between Bytown of Act 13 & 14 Vic., chap. 5 and Prescott;" Be it therefore enacted, &c.,

132 repealed.

And it is hereby enacted by the authority of the same, that the sixth Section of the said first recited Act, be and the same is hereby repealed.

II. And be it enacted, That the space of the arch of any Bridges carrybridge erected for carrying the Bytown and Prescott Railroad ing Railway over or across any highway, shall at all times be and be continued any highway of the open and clear breadth and space under such arch of not to be 20 feet wide and 12 less than twenty feet, and of a height from the surface of such feet high. highway to the centre of such arch, of not less than twelve feet and 15 the descent under any such bridge shall not exceed one foot in twenty feet.

III. And be it enacted, That for the enregistration of the deeds Enregistration and conveyances of the lands conveyed to The Bytown and Prescott of Deeds to be by depositing Railway Company, for the purposes of the said Railroad, Memorials a book or shall not be necessary, but a book or books of copies of such deeds books of Coor conveyances shall be made by the said Company, and such with the copies of such deeds or conveyances of lands shall be deposited County Registrans. In the Registry Office of the County in which any such lands are originals to situated, and the Registrars are hereby required to receive and be certified by Registrars, 25 preserve such copies as records of the enregistration of all such & deeds and conveyances respectively, and the Registrars are also required to compare such copies with the original deeds or conveyances, and to certify upon each of such original deeds or conveyances that a copy thereof is duly deposited of record in the 30 office as required by this Act, and for such enregistration including both the comparing of the copy with the original and the making of the certificate required upon the original deed or conveyance