## BILT.

## **F1859**.

## An Act to amend and explain the Act passed in the twentieth year of Her Majesty's Reign, chaped sixty-six, relating to Marriages in Upper Canada.

WHEREAS by the Act passed in the twentieth year of the Reign Preamble. of Her Majesty Queen Victoria, chaptered sixty-six, all Ministers 29 V. c. 66. and Clergymen of every religious denomination in Upper Canada, duly adained or appointed according to the rites and ceremonies of the Church or denomination to which they respectively belong, and residing in Upper Canada, have the right to solemnize Matrimony, and Marrages solemnized by any of such Clergymen or Ministers are, by the said Act made lawful, without requiring them to comply with the formalities required by either the Act of Upper Canada passed in the eleventh year of the Reign of his late Majesty George the fourth, 11 G. 4 c. 86. chaptered thirty-six, or the Act of Canada passed in the eleventh year 11 V. c. 18. of the reign of Her present Majesty, chaptered eighteen ;-And whereas, before the passing of the Act first above mentioned, and after the passing of the two Acts secondly and thirdly above mentioned, many marriages were solemnized in Upper Canada by some Clergymen or Ministers of such religious denominations, who, from ignorance of the law, had not complied with the requirements of either of the said Acts secondly and thirdly above mentioned, and it is desirable that such marriages should be legalized and placed on the same footing with maniages solemnized after the passing of the said first mentioned Act; Therefore Her Majesty, &c., enacts as follows:

I. All marriages of all persons (not being under any canonical dis- Marriages qualification to contract matrimony) which had been publicly contracted solemnized between the or solemnized in Upper Canada before any such Clergyman or Minister passing of the of any religious denomination in Upper Canada before the passing of Acts 11 G. 4 the Act in the preamble first above mentioned and after the passing of c, 86, -11 V. either of the Acts in the preamble secondly and thirdly above more c, 18-and the either of the Acts in the preamble secondly and thirdly above men- Act 20 V, c. tioned, are hereby declared to have been valid, and shall be considered, 66, declared taken and held to be good and valid, notwithstanding that the Clergy- valid notwithman who may have solemnized any such marriage, at the time of tain informalisolemnizing any such marriage, may not have complied with the ties. requirements of either of the said Acts secondly and thirdly mentioned in the said preamble, and may not have taken out the certificate either from the Court of General Quarter Sessions of the Peace or the Register of the County respectively mentioned in and required by said Acts: and the parties to such marriages and the issue thereof shall be entitled to all the rights and subject to all the obligations resulting from such marriages and the consanguinity arising therefrom, any law