BILL.

An Act to amend the law of Upper Canada relative to the practice of Physic and Surgery.

HEREAS past experience has shewn that penal Preamble. we enactments have not deterred unqualified persons from practising Physic, Surgery and Midwifery, but, on the contrary, such enactments have often had the effect of preventing benevolent persons, well qualified, from leading their aid to relieve physical suffering, and it is therefore expedient and proper to repeal such penal clauses as may exist in any Acts now in force in Upper Canada in relation to the practice of physic, surgery and mid-10 willow: Be it therefore enacted, &c.,

That the sixth and seventh sections of the Act of the Sect. 6 and 7 Legislature of Upper Canada, passed in the eighth year C 8. Geo. 4. of the Reign of King George the Fourth, and intituled, c. 3, repealed. "An Act to amend the laws regulating the practice of 15 " Physic, Surgery and Midwifery in this Province," shall be, and they are hereby repealed.

 And be it enacted, That no person shall be liable in what cases to any criminal prosecution or to indictment for practising only unlicenphysic, surgery or midwifery without license, except in utioners liable
 asses of mal-practice, or gross ignorance, or immoral to penalty. conduct in such practice.

M. And be it enacted, That any person, not being a They shall licensed physician, or surgeon, or midwife, who shall be liable in practise, or attempt to practise physic, surgery or mid-mal-practice.
25 willow, or who shall prescribe for or administer medicines or specifics to or for the sick, shall be liable for damages in cases of mal-practice as if such person were duly licensed.

 IV. And be it enacted, That any person not being Punishment if
 30 licensed to practise physic, surgery or midwifery, who convicted of gross ignoshall practise, or profess to practise, physic, surgery or rance, &c.
 midwifery, or shall prescribe medicines or specifics for the sick, and shall in any Court having cognizance thereof be convicted of gross ignorance, mal-practice
 35 or immoral conduct, shall be deemed guilty of a misde-

or to imprisonment in the County Gaol not less than months nor exceeding

40 months, or both in the discretion of the Court.

V. And be it enacted, That this Act shall apply only Extent of Act. 10 Upper Canada.

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