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CAP. XXI.

An Act to supply an omission in Schedule B to the Upper Canada Municipal Corporations Law Amendment Act of 1850.

[10th November, 1852.]

WHEREAS in the Upper Canada Municipal Corpora- Preamble. tions Law Amendment Act of 1850, an error was accidentally committed in leaving out of Schedule B the division of the Town of Picton into Wards : Therefore, be it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unile the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, That Schedule B, annexed to the Act first above Schedule E. cited, be amended, by inserting, immediately after the des- amended, di-cription of the boundaries of the Town of Picton, the following to into words :

wards.

"The said Town to be divided into three Wards to be " called respectively, Hallowell Ward, Brock Ward and " Tecumseth Ward, and to comprise respectively the following " portions of the said Town, that is to say :

"The said Hallowell Ward to comprise all that part of the " Town which lies west of Bowery Street.

"The said Brock Ward to comprise all that part of the "Town which lies east of Bowery Street and north of the " Bay.

"And the said Tecumseth Ward to comprise all that part " of the Town which lies on the south side of the Bay."

II. And be it enacted, That notwithstanding the omission in Confirmation the said Act of the description of the division of the said Town of acts done of Picton into Wards, every act and thing done by the Mayor by the Corpo-and Town Council of the said Town shall be as valid as if the above mentioned description of the division of the said Town into Wards had been inserted in the said Schedule B at the time when the said Act was passed, and the said Act shall be construed and have effect to all intents and purposes as if the said description had been so inserted as aforesaid.