Cap. 1, 2.

York, and to have represented the same since the said day: Each Member of the Legislative Assembly elected before the said day to represent any other County or Electoral Division of Upper Canada, shall be held to represent, and to have represented since the said day, that County or Electoral Division which bears the same name as that for which he was elected, or which consists of Counties bearing the same names as those which before the said day composed the Electoral Division for which he was elected: and whenever the seat of any the seat of a Member elected or returned as elected for any Electoral Division in Upper Canada, before the said day, shall become vacant, so that a new Writ of Election shall be required, such new Writ shall issue for the Election of a Member to serve in the Legislative Assembly for that County or Electoral Division which the Member whose seat shall be vacated was held to represent under the provisions of this Act, notwithstanding any change which may have been made in the names or boundaries of any Electoral Division since the Election of such Member, by the coming into force of the Act first above cited.

Vacancy of member, how filled.

## CAP. II.

An Act to repeal the fifth and sixth Sections of The Rail-way Clauses Consolidation Act.

[7th October, 1852.]

Preamble.

THEREAS it is expedient to repeal the fifth and sixth Sections or Clauses of a certain Act passed in the Session of the Provincial Parliament held in the fourteenth and fifteenth years of Her Majesty's Reign, chaptered fifty-one, and intituled, An Act to consolidate and regulate the general clauses relating to Rail-ways: Be it therefore 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-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby

Secs. 5 & 6 of enacted by the authority of the same, That the said fifth and 14 & 15 Vict. sixth Sections or Clauses of the said Act shall be and are c. 51, repealhereby repealed.

Bills of this Session for Special Rail-way Acts to be dealt with as if said sections had never been enacted.

II. And be it enacted, That no Bill for a Special Act for the allowance or establishment of a Rail-way, received by or introduced into the Legislature at its present Session, shall be rejected by reason or on account of any thing in the said Clauses of the said Act or either of them contained, but all such Bills shall be considered and dealt with to all intents and purposes as if the enactments in the said Clauses contained had never been made.