CAP. CXLVI.

An Act to explain an Act, intituled, An Act to amend the Act incorporating the Hamilton and Toronto Railway Company.

[Assented to 10th June, 1857.]

HEREAS the wording of the first section of the Act pas- Preamble. sed in the eighteenth year of Her Majesty's Reign and intituled, An Act to amend the Act incorporating the Hamilton 18 V. c. 180? and Toronto Railway Company, is such as to have caused doubts to arise as to the meaning of the said Act, and it is expedient to declare and explain the meaning of the same in order to prevent injustice being done to persons intended to be protected by the said Act: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

I. The words "private rights" in the said first section of 18 v. c. 180. the said Act, were intended to include and do include the Words " prirights whether possessory or reversionary which parties occupy- vale rights" in ing, leasing or owning lands on the bank or banks of the River plained. Humber, had to use the said River as a highway, or as a means of approach or access to or egress from the property so occupied, leased or owned by such parties, by vessels or otherwise howsoever.

II. All parties occupying, leasing or owning lands on or near Parties to the bank or banks of the said River Humber, who shall be prevented prevented by the erection of a permanent bridge by the said from using the River Humber Company across the said River Humber, from approaching or by the erection gaining access to or egress from such lands by vessels or other- of the Compawise, or from using the said River as beneficially or amply as "y's Bridge, entitled to they had been entitled or accustomed to use the same before compensation. the erection of such bridge, and who shall give notice to the said Company within three months from the passing of this Act, of his, her or their claim or intention to make claim for compensation in consequence of the erection of such Bridge, shall be entitled to compensation from the said Company, and the said Company shall indemnify all such parties so injured or abridged in any way of the rights aforesaid, or hindered or prevented from using the said River in manner aforesaid; and Arbitration in in case of disagreement between such parties and the said case of dis-Company, as to the amount of such compensation, the same agreement as to amount. shall be ascertained and decided in the same manner as is provided for in regard to other claims for compensation against the said Company, in and by their Act of incorporation or the Act incorporated therewith.

III. This Act shall be deemed a Public Act.

Public Act.