A BILL

To repeal sections 76 and 77, sections 93 to 105 inclusive, and section 110 of the Mining Act, 1874.

E it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the

authority of the same, as follows:—

1. Sections seventy-six and seventy-seven, and sections ninety-Repeal of ss. 76, 77, three to one hundred and five inclusive, and section one hundred and 116 of the Mining ten of the Mining Act, 1874, are hereby repealed:

Provided that where, on the commencement of this Act, any Proviso. complaint in a warden's court or any appeal in a mining appeal court under the said Act is pending, and it has been required in pursuance of the said Act that the complaint or appeal be heard before the warden or court and mining assessors, but no list or roll of mining assessors has been made for the mining district within which the place fixed for the hearing of the complaint or appeal is situate, the warden may at any time in the manner prescribed by the said Act, prepare a list and roll containing the names of such number of mining assessors as he thinks fit, and in that case and in the case where a roll made before the commencement of this Act contains the names of less than seventytwo mining assessors, the mining assessors requisite for the purpose of the hearing of the complaint or appeal may be summoned from those whose names are on the said roll.

2. This Act may be cited as the "Mining (Assessors) Act, 1898." Short title.