" Sworn."

66 Affirmed."

Perjury.

person and case by whom and in which a solemn affirmation may be made instead of an oath, and in like cases the word "sworn" shall include the word "affirmed":—And in every case where an oath or affirmation is directed to be made before any person or officer, such person or officer shall have full power and authority to administer the same and to certify its having been made; -And the wilful making of any false statement in any such oath or affirmation, shall be wilful and corrupt perjury,and the wilful making of any false statement in any declara-tion required or authorized by any Act, shall be a misdemeanor 10 punishable as wilful and corrupt perjury;

" Sureties."

" Security."

Fifteenthly. The word "sureties" shall mean sufficient sureties, and the word "security" shall mean sufficient security, and where these words are used, one person shall be sufficient therefor unless otherwise expressly required.

"Superior Courts."

Sixteenthly. The words "Superior Courts" shall denote in the Province of Ontario, the Court of Queens Bench, the Court of Common Pleas and the Court of Chancery in the said Province; in the Province of Quebec the said words shall denote the Court of Queens Bench and the Superior Court in and for 20 the said Province; and in the Provinces of Nova Scotia and New Brunswick the said words shall denote the Supreme Court in and for each of the said Provinces respectively.

« Registrar,"
« Register."

Seventeenthly. The words "Registrar" or "Register" in any 25 Act, applying to the whole Dominion, shall mean and include indifferently Registrars and Registers in the several Provinces constituting the Dominion, and their Deputies, respectively;

Contravention of Acts.

Eighteenthly. Any wilful contravention of any Act, which is not made any offence of some other kind, shall be a misde- 30 meanor, and punishable accordingly;

Punishment for

Nineteenthly. Whenever any wilful contravention of any Act is made an offence of any particular kind or name, the person guilty of such contravention shall, on conviction thereof, be punishable in the manner in which such offence is by law 35 punishable;

Recovery of penalties when no other mode is prescribed.

Twentiethly. Whenever any pecuniary penalty or any forfeiture is imposed for any contravention of any Act,—
then, if no other mode be prescribed for the recovery
thereof, such penalty or forfeiture shall be recoverable 40
with costs by civil action or proceeding at the such Crown only, or of any private party suing as well for the Crown as for himself,—in any form allowed in such case by the law of that Province where it is brought,-before any Court having jurisdiction to the amount of the penalty in cases of 45 simple contract,—upon the evidence of any one credible wit-Appropriation. ness other than the Plaintiff or party interested; And if no other