

be given, shall
ies of Toronto

ant of the said
obligatory or of
trusted to him,
said Corpora-
or institution
tainer, Manager,
shall be deemed

it the common
Bond, Obliga-
or any endorse-
any person or
and whatsoever,
Obligatory or of
ents thereon, or
rfeit or altered,
of law, shall be

mend any plate
ted or designed
omissory Note,
nge, Promissory
persons engaged
half thereof, or
h paper, rolling
with the intent
oyed in forging
undertakings or
, and the proof
id, was formed,
lawful purpose,

is Act shall be
m not less than
erm not exceed-

ie Justice of the
ere is just cause
n concerned in
undertakings or
dwelling-house,
onging to such
pected of carry-
h false Bills of
resses, or other
erson or persons
awful to and for

any person or persons whomsoever discovering the same, to seize, and he or they are hereby autho-
rized and required to seize such false or counterfeit Bills of Exchange, promissory notes, undertakings or orders, and such plates, rolling presses, or other tools, instruments or materials, and to carry the same forthwith before a Justice of the Peace of the County or District, (or if more convenient of the adjoining County or District,) in which the same shall be seized, who shall cause the same to be secured and produced in evidence against any person or persons who shall be may be prosecuted, for any of the offences aforesaid, in some Court of Justice proper for the determination thereof, and the same after being so produced in evidence, shall by order of the Court be deface or destroyed, or otherwise disposed of as such Court shall direct.

XXXVI. And be it enacted, that nothing in this Act contained shall in any manner derogate from, or affect, or be construed to derogate from or affect, the rights of Her Majesty, Her Heirs, and Successors, or of any person or persons, or of any body or bodies, politic or corporate, except in so far as the same may be specially derogated from or affected by the provisions of this Act.

XXXVII. And be it enacted, that this Act shall be held, and taken to be a Public Act, and shall be judicially taken notice of and have the effect of a Public Act, without being specially pleaded.

XXXVIII. And be it enacted, that this Act shall be and remain in force until the first day of June, which will be in the Year of our Lord, one thousand eight hundred and sixty-two, and from that time until the end of the then next Session of the Parliament of this Province, and no longer.

SCHEDULE A.

Referred to in the Eighteenth Section of the foregoing Act.

For value received from —— of —— I (or we) —— of —— do hereby assign, and transfer unto the said ——, —— shares (on each of which has been paid —— pounds —— shillings, currency, amounting to the sum of —— pounds —— shillings) in the Capital Stock of the Bank of Upper Canada, subject to the Rules and Regulations of the said Bank.

Witness my (or our) hand (or hands) at the said Bank, this —— day of —— in the year one thousand eight hundred and ——.

(Signature.)

I (or we) do hereby accept the foregoing assignment of —— shares in the Stock of the Bank of Upper Canada, assigned to me (or us) as above mentioned, at the Bank, this —— day of —— one thousand eight hundred and ——.

(Signature.)

SCHEDULE