An Act to amend the Laws of this Province regulating the rate of interest, and to prevent usurv. by fixing the rate of interest at six per cent. per annum.

No. 183. ]

WHEREAS the Act passed during the last session of the Legislature Preamble. of this Province, intituled "An Act to amend the Laws of this 22 Vic., c. 85. Province regulating the rate of interest," and the Act passed in the sitteenth year of Her Majesty's reign, intituled "An Act to modify the 18 Vic., c. 80. 5 usury Laws," have not produced the happy results which were expected from them, and their operation has on the contrary been most prejudicial to the best interests of the Province; And whereas it is expedient to nepeal the Acts hereinbefore mentioned with the view of putting an end to the abuses which have resulted from them; Therefore Her Majesty, mac, enacts as follows:

I. From and after the passing of this Act, the Acts mentioned in the The said Act preamble to this Act shall be repealed, except in so far as relates to the repealed—Expreamble to this Act shall be repealed, except in so far as relates to the ception. Acts or parts of Acts thereby repealed, and to contracts heretofore executed but after the coming into force of the Acts above mentioned, which Is shall remain in force and shall have the same effect after the passing of

ll. In all transactions whatsoever the rate of interest shall be six per Rate of incent per annum, subject to the penalty, as regards the creditor, of losing terest, penalty. the principal amount if he exacts a higher rate.

M III. No bank or banking institution carrying on business as Charge for such in this Province shall charge, stipulate for or take a higher premium in such in this Province shall charge, supulate for take a figure addition to rate of interest than that prescribed by this Act; and it shall discount, not be lawful for any bank or banking institution carrying on limited. business as such in this Province in discounting at any of its Is places or seats of business, branches, agencies or offices of discount and deposit, any note, bill, or other negotiable security, or paper payable at the office, branch, place of business, or office of discount or deposit at which such negotiable security shall be discounted, to receive or retain in addition to the discount, an amount ex-Weeding one-eighth of one per cent.,—or if such note, bill, or other negotiable security is payable at any other place in the Province, at any bank, office of discount, or other place of business belonging to the institution at which the discount is effected, the charge for commission or agency shall not exceed one-fourth of one per cent.

IV. Any person accused of any offence against the provisions of this Parties ac-Act, may be compelled to appear and give testimony in relation to the cused of contravening this accusation brought against him in the same manner as any other witness; Act may be and any person swearing falsely shall be liable on conviction to the pains compelled to and penalties of wilful and corrupt perjury.

give evidence.