## BILL.

An Act to amend the Criminal Law of this Province relating to the offences of Arson and Counterfeiting Coin.

THEREAS defects exist in the law touching the Preamble. counterfeiting of Coin and Arson, and it is expedient to amend the same: Be it therefore enacted. &c.

And it is hereby enacted by the authority of the same, Punishment of 5 That if any person shall falsely make or counterfeit, or persons counterfeiting cause to be made or counterfeited, any coin resembling, current coin. or apparently intended to resemble or pass for any of the Queen's current gold or silver coin, or any of the gold or silver coin made or declared to be lawfully current in 10 this Province, such person shall be guilty of a misdemeanor, and on being duly convicted thereof, shall be liable to be imprisoned and kept at hard labour in the Provincial Penitentiary for not more than four years; and if such person shall afterwards offend in like manner, 15 he or she shall, for such second or for any subsequent offence, be deemed guilty of felony, and on being thereof duly convicted, shall be liable to the punishment by law provided for felony.

II. And be it enacted, That upon the trial of any per-Difference of 2) son accused of any offence alleged to have been commit-date between ted against the form of the Act passed in the Session of the forged and this Parliament which was held in the fourth and fifth be a ground of years of Her Majesty's Reign, intituled, "An Act to acquital, "regulate the Currency of this Province," or against the 25 provisions of this Act, no difference in the date or year marked upon the lawfully current coin described in the indictment, and the date or year marked upon the false coin counterfeited to resemble or pass for such lawfully current coin, or upon any die, plate, press, tool or instru-30 ment used, constructed, devised, adapted or designed, for the purpose of counterfeiting or imitating any such lawfully current coin, shall be considered a just or lawful cause or reason for acquitting any such person of such offence or accusation.

35 III. And be it enacted, That whosoever shall unlaw-setting fire to fully and maliciously set fire to any school-house, lecture any school-room, seminary of learning, college or building used for house, seminary, &c, to the purpose of education, or to any Village, Town or City be felony. Hall, or to any Rail-road station house, steam or fire 40 engine-house or toll booth, or to any building used or