Forging Documents relating to Elections.

V. That any person, who shall forge, counterfeit, alter or erase, any commission or warrant to any Returning Officer or Deputy Returning Officer, or any Writ of Election, Poll book, list or roll of Voters or persons qualified to vote at any election, return, warrant, affidavit, certificate, or other instrument in writing, made, granted or signed by any public officer, under any Law, present or future, relating to elections of Members of any Legislative or Municipal Body, shall be guilty of Felony.

Forging Ja-

VI. That any person, who shall forge, counterfeit, alter or erase, any dicial records, Judicial Record, writ, rule, order, return, deposition, exhibit, report, certi-Notarial Acts, ficate, affidavit, recognizance, indictment, judgment, or other document 10 or entry made or fyled in any suit, case or proceeding, civil or criminal, in any Court of Justice in this Province, or by or with any officer thereof, or any paper purporting so to be, or any paper purporting to be an authenticated or certified copy, extract or exemplification of any, or of any part of any such Judicial Record, writ, rule, order, return, deposition, exhibit, 15 report, certificate, affidavit, recognizance, indictment, judgment, or other document or entry, or any Notarial Act, deed or instrument, or any paper purporting so to be, or any paper purporting to be an authenticated copy of any such Notarial Act, deed or instrument, or any proces verbal of any Surveyor, or any copy purporting to be an authentic copy thereof, or any 20 will, testament, codicil, or testamentary writing before witnesses, shall be guilty of Felony.

Forging receipts, or other instruany legal cffect.

VII. That any person, who shall forge, counterfeit, alter or deeds, bonds, crase any deed, bond, writing obligatory, assignment of a right to land, instrument of any kind requiring registration, certificate of enregis- 25 ments having tration or affidavit of execution, sealed or unsealed, with or without witnesses, or any memorial of any deed, will, or other instrument requiring registration; or any acquittance, receipt or accountable receipt for noney or goods, or any promissory note, bill of exchange, or other security for payment of money or goods, or any order, cheque, warrant, or request for 30 the payment of money, or for the delivery or transfer of goods, or for the delivery of any note, bill, or other security for the payment of money or goods, or any contract, promise, or agreement in writing, having any legal validity or effect, shall be guilty of Felony.

Forging transfer of er to transfer.

VIII. That any person, who shall forge, counterfeit, alter or erase any 35 transfer of, or any power of Attorney to transfer any share or interest of. Stock or pow- or in the capital stock of any body corporate, company, or society, now or hereafter established by charter, or Legislative enactment; or any power of Attorney or other authority to receive any dividend or profit payable in respect of such share or interest, or shall demand or endeavor to have any 40 such share or interest transferred, or to receive any such dividend or profit, by virtue of any such forged or altered power of Attorney or other authority, knowing the same to be forged or altered, with intent to defraud any person, shall be guilty of Felony.

Forging Debentures, indorsement on Bank Notes, Postage Stamps,

IX. That any person, who shall forge, counterfeit, alter or erase any 45 debenture payable by this Province, or by either of the late Provinces of Upper or Lower Canada, or by any Municipal body or corporation, or by any corporation of any City, Town or Village in this Province, or any stamp or indorsement thereon, or assignment thereof, or any signature of the Inspeetor General, or any officer of his department, in and upon any bank 50 note issued under the banking laws of this Province, or any Postage stamp, shall be guilty of Felony.