BILL.

[1857.

An Act to authorize the Legislative Council and Assembly of Canada, or any Committee thereof, to examine witnesses on oath, and to enforce the attendance of witnesses.

WHEREAS it would tend greatly to the public advantage if witnesses Preamble. were subject to examination on oath, when brought before the 5 Legislative Council or Legislative Assembly of this Province or any Committee of the said Council or Assembly, and also if more efficient means were provided by law for enforcing the attendance of such witnesses and compelling them to discover testimony: Therefore, Her Majesty &c.:

- 10 I. From and after the passing of this Act it shall and may be lawful for Legislative the Legislative Council or Legislative Assembly of this Province to direct Council or Asthat any witness appearing before such Council or Assembly respectively, examine witshall be examined on oath, and such oath shall and may be administered by nesses on oath. the Clerk or Assistant Clerk of the said Council or Assembly, before which

15 such witness shall appear.

II. The said Council and Assembly respectively shall and may authorize May empower and empower any Committee of such Council and Assembly respectively, Committees to examine on oath any witness that may appear before such Committee, to examine. to examine on oath any witness that may appear before such Committee, and such oath shall and may be administered by the Chairman for the time 20 being of such Committee.

III. Any witness examined on oath as aforesaid, or on declaration or Wilful false affirmation, when declaration or affirmation is allowed by law in lieu of an evidence to be oath, and wilfully giving false testimony, shall on conviction be liable to all perjury. the pains and penalties of the crime of perjury.

25 IV. Any witness summoned by the authority of the Legislative Council Refusal of witor Assembly, or any Committee of the Legislative Council or Assembly, ness to at-who shall wilfully fail to appear upon such summons, or shall refuse to evidence to be answer any question, or produce any paper or document within his custody a misdemeanor power, pertinent to the matter in question as the subject of his exam- or.

30 ination, shall in addition to the pains and penalties now existing, be liable to be indicted for a misdemeanor, before any Court of Oyer and Terminer or General Gaol Delivery, and on conviction pay a fine not less than fifty Punishment. pounds, nor exceeding two hundred pounds, and suffer imprisonment in any common gaol or prison in the county or district where the offence is 35 tried, not exceeding six calendar months.

V. No witness examined as aforesaid shall be liable to any criminal Indemnity to prosecution, or any penalty or forfeiture for any matter or thing which witnesses for evidence given