case, and the Court of Error shall reverse the judgment, it shall be competent for such Court of Error either to pronounce the proper judgment, or to remit the record to the Court below, in order that such Court may pronounce

5 the proper judgment upon such indictment, information, presentment or inquisition.

VI. And be it enacted, That every person who shall Panishment of forge or alter, or shall offer, utter, dispose of or put off, ing certifiknowing the same to be forged or altered, any certificate cutes, Ea.

- 10 of or copy certified by a Chief Justice or Senior Judge. or by a Clerk of Assize, Clerk of the Peace or Recorder's Clerk, as the case may be, with intent to cause any person to be discharged from custody, or otherwise prevent the course of justice, shall be guilty of felony, and
- 15 being convicted thereof, shall be liable, at the discretion of the Court, to be imprisoned in the Provincial Peritentiary for any period not more than seven nor less than three years.

VII. And be it enacted, That this Act shall be in force Extent of Act 20 only in Upper Canada.

SCHEDULE.

Whereas at the session of the Peace, for the County (or united held on Counties or City) of and others, their fellows (or at the session before of Oyer and Terminer, and gool delivery, held for the County (or united Counties) of before the , on , one of the Justices of the Court Honourable , and others his fellows, Justices of Oyer of and Terminer and gaol delivery.) A. B., late of having been found guilty of felony, and judgment thereon given, that (state the substance,) the Court before whom he was tried reserved a certain question of law for the consideration of the Justices of one of the Superior Courts of Common Law, and execution was thereupon respited in the mean time. This is to certify that the Justices of the Court of Queen's Bench (or Common Pleas) having met at Toronto, in Term (or the sittings Term,) it was considered by the said Justices there after that the judgment aforesaid should be annulled, and an entry made on the record, that the said A. B. ought not. in the judgment of the said Justices, to have been convicted of the felony sforesaid; and you are therefore hereby required forthwith to discharge the said A. B. from your custody. (Signed,) E. F., (Clerk of the Peace, for the County (or united Counties) of , (or Recorder's Clerk of the City of , or Clerk of Assize of , as the case may be.) To the Sheriff of , and the Gaoler of , and

all others whom it may concom.