part.

An Act further to amend the Criminal Law

THEREAS it is expedient to make more effectual provision for the Preamble. punishment of the offences in this Act named; -Therefore Her Majesty, &c.

I. Any person, who having stolen or otherwise feloniously taken any Persons hav-5 chattel, money, valuable security, or other property whatsoever, in any ing in part of the United Kingdom of Great Britain and Ireland, or in any colony possession pro perty stolen by or dependency thereof, or in any foreign state or country, shall afterwards them in anhave the same property in his possession in any part of this Province, may other country, be dealt with, indicted, tried or punished for larceny or theft in such part of may be tried the Praying whom he shall so have such a state of the punished 10 the Province where he shall so have such property, in the same manner, as here. if he had actually stolen or feloniously taken it in such part: And if any And of persons person in any part of this Province shall feloniously receive or take any knowingly rechattel, money, valuable security, or other property whatsoever, which ceiving of such shall have been stolen or otherwise feloniously taken in any part of the property. 15 United Kingdom of Great Britain and Ireland, or in any colony or dependency thereof, or in any foreign state or country, such person knowing the said property to have been stolen or otherwise feloniously taken, he may

II. In establishing the commission of the stealing or feloniously taking of What shall be any such property in any part of Great Britain and Ireland, or in any colony sufficient evidence of the or dependency thereof, or in any foreign state or country, it shall be suffi- larceny, &c., 25 cient to prove that the same was taken under circumstances which would in such case. constitute a larceny or felonious taking thereof in this Province.

be dealt with, indicted, tried and punished for such offence in such part of the Province where he shall so receive or have the said property, in the 20 same manner as if it had been originally stolen or feloniously taken in such

III. Any person who shall assault any Sheriff, Deputy Sheriff, or a Bailiff Persons asof any Civil Court in Lower Canada, while acting in discharge of his duty, saulting a or any Recors, Witness, or other person acting in aid of any such Sheriff, Sheriff, Bailiff, Deputy Sheriff or Reiliff in the actual discharge of his duty or who shell 30 Deputy Sheriff, or Bailiff, in the actual discharge of his duty, or who shall charge of his by force, violence, menaces, or threats, prevent or obstruct any such Sheriff, duty, to be Deputy Sheriff, or Bailiff, while acting in discharge of his duty, or any guilty of an ag-Recors, Witness, or other person acting in aid of such Sheriff, Deputy sault, &c. Sheriff, or Bailiff, in the discharge of his duty, shall be guilty of aggravated

35 assault, and being found guilty thereof, may be punished in the same manner as if found guilty of a like assault on a peace or revenue officer while in the discharge of his duty.