Tariff of costs

4. The said Recorder's Court may make a tariff of fees and costs to be demanded and received by the officers of the said Cour, and by the Advocates, Attorneys and Counsel practicing before the said Court, and may alter the said tariff; but the said tariff, and any alterations therein, shall have force only after having been approved by the Governor in 5 Council.

Certain pow-

5. The Clerk of the said Court, or his Deputy, may swear any person ers conterred to any affidavit or deposition to be produced in any cause or proceeding

pending or to be brought or instituted before the said Court.

2. The said Clerk, or his Deputy, may also swear any person to any 10 deposition required for the prosecution of offences over which the said Court has jurisdiction, and may issue from the said Court any Warrant for the arrest of the person against whom such prosecution is instituted or required, according to law.

3. The said Clerk, or his Deputy, may admit any person arrested as 15 aforesaid to bail for his appearance before the said Court in the manner prescribed by law; and such bail shall be as good, in all respects, and shall be considered, as if it had been given before and received by a Jus-

tice of the Peace.

4. The penalties of wilful perjury shall apply to every person who 20 shall wilfully make a false deposition under the provisions of this Act.

Repeal of Sec. 28 of 25 Vic. C. 45.

- 6. Section 28 of the Act 25 Victoria, chapter 45, is hereby repealed.
- 7. The form of convictions for offences over which the said Court has Form of con-jurisdiction, shall be (mutatis mutandis) that used for convictions in the victions. Court of General Quarter Sessions of the Peace for the District of 25 Quebec.

Exception d la forme.

8. No civil action, procedure or proceeding, and no complaint or prosecution for any offence over which the said Recorder's Court has jurisdiction shall be void for defect of form or for deficiency of allegation; but the said Court may order such action, procedure or proceed-30 ing, complaint or prosecution to be amended if it thinks necessary for purposes of justice.

Proof of the shall not be necessary. Sec 22 of 25 Vic., C. 45,

amended.

- 9. It shall not be necessary to allege or to prove that any By-law of transmission the Council of the said city has been transmitted to the Governor in Counof a By-law to content of the said city has been transmitted to the Governor in Counter the Governor cil, but such transmission shall be presumed until the contrary is proved. 35
  - 10. Section 22 of the Act last above cited is hereby amended by adding to it, after the words "shall be imprisoned," the words "and kept at hard labor."

11. The said Recorder's Court of the said city, in civil matters within Certain powers granted to the jurisdiction of the said Court, shall have, in relation to such matters 40 the Recorder's and every suit proceeding, matter or thing, or incidental proceeding whatever connected therewith or depending thereon, as well before as after judgment, the powers and authority granted by law in that respect to the ordinary Courts of original civil jurisdiction in Lower Canada, and to the Judges thereof.

12. A public Act, to which the Interpretation Act applies. Public Act.