## BILL.

An Act the better to facilitate the commutation of property held en roture in Crown Fiefs and Seigniories in cases of the valuation of such property by mutual agreement under a certain Act therein mentioned.

THEREAS it has been found that the Commutation Preamble. of tenure of property held en roture in the Fiefs and Seigniories belonging to the Crown as provided by the Act, 10 & 11 Vict. chap. 111, might further be facilitated 10 and 11 5 by dispensing with the necessity of obtaining the sanction Vict. a 111. of the Governor General, or person administering the Government of this Province for the time being, to the valuation mutually agreed upon between the agent on the part of the Crown, and the party applying to commute; 10 Be it therefore enacted, &c.

That from and after the passing of this Act, in all cases Approval of where the party applying for the Commutation of tenure to be required of property held en roture situated in any of the Fiefs or to the valu-Seigniories belonging to the Crown in this Province, and 15 the agent on the part of the Crown, shall mutually agree as to the valuation of the property the tenure whereof is sought to be commuted, it shall not be necessary to submit such valuation to the Governor General or person ad-

ministering the Government of this Province for the time 20 being; but that it shall suffice for the agent making such By what offi-valuation, to submit for approval his report thereof to the may be ap-Crown Lands Department, as he is at present bound to proved. do, or to such other Department as may hereafter be charged with the administration of the Fief or Seigniory 25 within which such property may be situate, and that upon the sanction and approval by Her Majesty's Commissioner

of Crown Lands, or Chief Officer for the time being of such Department, of the said report and valuation, he, the said agent be authorized to execute the deed of release 30 as directed by the above cited Act.

II. And be it enacted, That the party commuting be, Party to farin every case, held and bound to furnish to the agent for nish copy of the Crown a copy of the deed of release, and that when-and to careever the commutation fine is to remain à constitut upon same in cer-35 the property commuted, the party commuting shall be toin cases. required and obliged to cause the said deed of release to be enregistered in the County wherein such property is situated, and to furnish also to the agent a certificate of such enregistration.  $\lambda^{3G3}$