CAP. XLVII.

An Act to provide for the introduction of the Decimal System into the Currency of this Province, and otherwise to amend the laws relative to the Currency.

[30th August, 1851.]

Preamble.

HEREAS it is desirable to adopt a currency for this Province, which may hereafter be advantageously made common to all the Provinces of British North America, as being simple and convenient in itself, and well calculated to facilitate their commercial intercourse with other parts of this continent: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, That so far and so soon as may be found conveniently practicable, the Public Accounts of this Province, and the Accounts of all Public Departments and Officers, shall be kept in Dollars and decimal parts of a Dollar, the hundredth part to be called a Cent, and the thousandth part a Mill; and the Dollar or unit of account shall be equivalent to Five Shillings of the present currency, and the decimal parts thereof, to proportionate sums of the said currency; and all sums of money and accounts may be legally mentioned, described and stated either in Dollars and decimal parts of a Dollar, or in the present currency.

Public accounts may be kept in dollars and cents.

Such coins as Her Majesty shall cause to be struck for their purpose, to be a legal tender.

Proviso.

Proviso.

Governor may defray the expense of obtaining and importing such coins.

Certain sections of 4 & 5 V. c. 93, to apply to such coins.

II. And be it enacted, That such Coins, representing Dollars or Multiples or divisions of Dollars, as Her Majesty shall see fit to direct to be struck for the purpose, shall, by such names and at such rates as Her Majesty shall assign to them respectively, pass current, and be a legal tender in this Province; the standard of fineness of the said Coins, when of silver or gold, being the same respectively as that now adopted for Coins of the United Kingdom, and the intrinsic value of the said Coins, when of gold bearing the same proportion to that of the British Sovereign as the sums for which they are respectively to pass current, shall bear to One Pound Four Shillings and Four Pence of the present currency, or to Four Dollars Eighty-six Cents and Two Thirds of a Cent, and the intrinsic value of such Coins, when of silver or copper, bearing the same proportion to their nominal or current value which the intrinsic value of British silver or copper Coins respectively bears to their nominal or current value: Provided always, that such gold Coins shall be legal tender to any amount by tale so long as they shall not want more than two grains of the standard weight to be assigned to them respectively by Her Majesty, subject to the same deduction for want of weight as is now provided with regard to British gold Coins, and shall also be a legal tender to any amount by weight in sums not less than Two Hundred Dollars or Fifty Pounds of the present currency, at the same rate and on the same conditions as are now provided with regard to British gold Coins; and provided also, that such silver Coins shall not be a legal tender to the amount of more than Ten Dollars or Two Pounds Ten Shillings of the present currency, in any one payment, nor such copper Coins to the amount of more than Twenty Cents, or One Shilling currency, in any one payment.

III. And be it enacted, That it shall be lawful for the Governor of this Province, out of any unappropriated moneys forming part of the Consolidated Revenue Fund thereof, to defray the cost of obtaining and importing such quantity of the said Coins respectively, as the said Governor in Council shall from time to time think it for the interest of the Province to obtain and import.

IV. And be it enacted, That all the provisions of the twelfth, thirteenth, fourteenth, fifteenth and sixteenth sections of the Act passed in the Session held in the fourth and fifth years of Her Majesty's Reign, and intituled, An Act to regulate the Currency of this Province, shall apply to the Coins hereinbefore mentioned as fully and effectually as to the Coins made or declared current by the said Act, and shall be construed and

have

have effect as if the Coins which will be current under this Act had been made or

declared current by the said Act.

V. And be it enacted, That the several Coins lawfully current and a legal tender in Coins now current to this Province immediately before the time when this Act shall come into force, shall remain so at the same rates. after such time continue to be current and to be a legal tender at the same rates, in the present currency, and for equivalent sums in Dollars and decimal parts of a Dollar, on the same conditions and to the same amounts in any one payment; and the provisions of the Act last above cited may be extended by Proclamation of the Governor, to other gold and silver Coins of the same nations, weights and denominations, but of later date, in like manner and on like conditions as before the coming into force of this Act; excepting always, that the silver Dollars and Half Dollars mentioned in the Exception as to cerseventh section of the Act last above cited, or any silver Dollars and Half Dollars to which the provisions of the said section may by any Act or Proclamation have been or be extended, shall not, after the coming into force of this Act, pass respectively for Five Shillings and One Penny of the present currency, and for Two Shillings and Six Pence Half Penny of the said currency, but each such Dollar shall pass and be a legal tender for One Dollar or Five Shillings of the said currency, and each such Half Dollar for Fifty Cents or Two Shillings and Six Pence of the said currency, and no

tain silver dollars and

VI. And be it enacted, That the foregoing provisions of this Act shall come into When the foregoing more. force and effect, upon, from and after the day to be appointed for that purpose in any provisions shall take effect.

Proclamation of the Governor of this Province appointed for that purpose in any provisions shall take effect. Proclamation of the Governor of this Province, announcing that Her Majesty in Council has been pleased to approve and confirm this Act, and not before.

CAP. XLVIII.

An Act to extend the provisions of the Currency Act to certain Gold and Silver Coins coined after the periods in the said Act limited. [30th August, 1851.]

THEREAS it is expedient to extend the provisions of the Act passed in the Session Preamble.

Preamble. 4. Preamble. held in the fourth and fifth years of Her Majesty's Reign, and intituled, An 4 & 5 Vict. c. 93. Act to regulate the Currency of this Province, in the manner hereinafter mentioned: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, AnAct to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, That the Eagle of the United States of America, coined at or after the commencement of the year one thousand eight hundred and forty-one, and before the First day of July, one thousand eight hundred and fifty-one, and weighing ten penny-weights, eighteen grains troy, shall pass and be a legal tender for Two Pounds Ten Shillings, Currency; and that the Gold Coins of the said United States coined between the periods last aforesaid, and being multiples or divisions of the Eagle aforesaid, and of proportionate weights, shall for proportionate sums pass current and be a legal tender by tale, on the same conditions and subject to the same deductions for want of weight, and shall also be a legal tender by weight under the same provisions and at the same rates as by the Fifth Section of the Act first above cited are provided with regard to Gold Coins of the United States aforesaid, coined before the commencement of the year one thousand eight hundred and forty-one, and on or after the First day of July, one thousand eight hundred and thirty-four.

II. And be it enacted, That the Silver Coins of the United States aforesaid, coined at or after the commencement of the year one thousand eight hundred and forty-one, and before the First day of July, one thousand eight hundred and fifty-one, shall pass

Gold coins of the U.S. coined between the commencement of 1841 and 1st July, 1851, to pass at the same rates as those coined between 1st July, 1834, and the commencement of

Silver coins of U.S. coined before 1st July last, to pass at the