not see the said G. H. execute the said deed, and the said deed was not executed by the said G. H., and the said A. B. did thereby commit wilful and corrupt perjury.

Subornation of Perjury.

Same as last form to the end, and then pro-County or District / , to wit: \(\) ceed :- And the Jurors further present, that before the committing of the said offence by the said A. B., to , in the year of our Lord one wit, on the day of thousand eight hundred and , C. D., unlawfully, wilfully and corruptly did cause and procure the said A. B. to do and commit the said offence in manner and form aforesaid.

CAP. XCIII.

An Act to connect the Office of the Supervisor of Cullers with the Crown Land Department.

[Assented to 30th May, 1855.]

Preamble.

THEREAS it is expedient and necessary that the Office of Supervisor of Cullers in Quebec should be connected with the Crown Land Department, for all purposes of information and statistics, and the general government of the trade, as well as with the view of being made auxiliary to the Collection of the Revenue accruing from Timber cut on Public Lands: 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, as follows:

Supervisor to be an Officer of Crown as regards actual culling and measureber.

I. In all matters not affecting the actual culling and measurement of Timber, Lumber or other Wood, the Supervisor of Land, except Culters shall be deemed to be an Officer of the Crown Land Department, and shall render, through the Commissioner of Crown Lands, the Accounts and Statements required by the ment of Tim- nineteenth Section of the Act eighth Victoria chapter forty-nine, to be rendered to the Governor, and all such other accounts and statements as the Commissioner of Crown Lands shall require from him.

Appointments ... II. All appointments in the Supervisor's Office shall in future in his office. be made by the Governor in Council. the ingoing

III. It shall be lawful for the Supervisor of Cullers to endorse may withhold upon the specifications of measurement of Timber, Lumber or specifications other Wood, the amount of Crown dues accrued thereon, and to

withhold such specifications from the parties interested therein, until Crown until the said Crown dues are paid or secured to the satisfac-dues are paid. tion of the Crown Timber Agent appointed to collect the same; and further to withhold such specifications until the Crown Timber Agent has received satisfactory evidence of the quantities of Timber respectively exempt from and subject to the Crown dues.

CAP. XCIV.

An Act to amend the Act to provide for the formation of Joint Stock Companies for supplying Cities, Towns and Villages with Gas and Water.

[Assented to 30th May, 1855.]

HEREAS it is expedient to provide for increasing, in Preamble. certain cases, the Capital Stock of Joint Stock Companies, formed under the provisions of an Act passed in the sixteenth year of Her Majesty's Reign, chapter one hundred and seventy-three, and intituled, An Act to provide for the 16 V.c. 173. formation of Joint Stock Companies for supplying Cities, Towns and Villages with Gas and Water, and otherwise to amend the provisions of the said above recited Act: 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, as follows:

I. That whenever or so often as a majority of the Directors of Capital of a any Company, which shall be or shall remain incorporated Company under the provisions of the said above recited Act, shall be of creased by opinion that the Capital Stock thereof is insufficient for the consent of the purposes for which the said Company was incorporated, it shall Stockholders at a General and may be lawful for them to call a General Meeting of the Meeting. Stockholders of such Company, giving at least ten days, notice of the time and place of Meeting, either by advertisement in one or more Newspapers published in the City, Town or Village where the operations of such Company shall be carried on, or by a circular addressed to each Stockholder, and mailed at least ten days previous to the time appointed for holding such Meeting. And it shall and may be lawful for the majority By law for of the Stockholders, who may attend or be present at such increase of meeting, to pass a By-law for increasing the Capital Stock of Stock. such Company to such amount as they may deem necessary for carrying out the purposes of such Company, (provided that the whole Capital shall not exceed the amount limited by the Limitation. third section of the said above recited Act,) and for authorizing the raising of such additional Capital by increasing the number