The Provincial Statutes of Lower-Canada, Being the third session of the Special Council, begun and holden at the City of Montreal, in the said Province of Lower Canada, the fifth day of November, 1838. Quebec: John Carleton Fisher & William Kemble, Law Printer to the Queen's Most Excellent Majesty, 1838.

2 Victoria – Chapter 1 (Session 3)

## An Ordinance to authorize certain Banks therein named to suspend Specie Payments in certain cases.

Whereas it is expedient in the present disturbed state of the Province that certain Banking Institutions thereof should be authorized to suspend the redemption of their Notes in Specie;—Be it Ordained and Enacted by the Administrator of the Government of this Province, authorized to execute the Commission of Governor thereof, by and with the advice and consent of the Special Council for the affairs of the said Province, constituted and assembled by virtue of and under the authority of an Act of the Parliament of Great-Britain and Ireland, passed in the first year of the Reign of Her present Majesty, intituled, "An Act to make temporary provision for the Government of Lower-Canada;" and it is hereby Ordained and Enacted by the authority of the same, that any Bank in this Province now incorporated or chartered by any Ordinance or Law thereof, or by Royal Charter which has heretofore ceased or which shall cease to redeem its Notes or other liabilities in the Current Coin of the Province, shall not in consequence thereof be compelled to cease its Banking operations, or be deemed to have forfeited its Ordinance, Act, or Royal Charter of Incorporation, or be liable to any disability, penalty, or forfeiture, by reason of its having ceased to redeem its Notes and liabilities in lawful Current Coin as aforesaid, any thing, or any Ordinance, or Law, or Act of Incorporation of this Province, or in any Royal Charter of such Bank, to the contrary notwithstanding; Provided that it shall appear proper to the Governor, Lieutenant Governor, or person administering the Government of the Province, that such Banks should, under the circumstances disclosed by them, be allowed to continue their business of Banking, notwithstanding their suspension of Cash payments, in which case it shall be lawful for the Governor, Lieutenant Governor, or person Administering the Government of the Province, in Council, to make an Order or Minute to that effect, which shall be published in the Quebec Gazette during the time of such suspension of Cash payments, and such Order or Minute of the Governor, Lieutenant Governor, or person Administering the Government of the Province, and Council, shall have the effect of saving such Banks from any forfeiture of the rights, benefits, or privileges and other advantages conferred on or granted to it by any Ordinance of the Governor and Special Council for the affairs of this Province, or by any Act of the Legislature of this Province, or by Royal Charter, by reason of their suspension of Cash payments, before or after the making of such Order or Minute, and from any and every penalty or disability which would or might otherwise ensue to thereon; and Provided also, thst such Bank shall, with its petition or application for an Order or Minute in the behalf aforesaid, and whensoever afterward, during the time of such suspension of Specie or Cash payments, the same shall be required, render unto the Governor, Lieutenant Governor, or person Administering the Government of this Province, a statement of the affairs of the said

2 Victoria – Chapter 1 (S3)

Bank, containing on the one part, the amount of Notes in circulation, the net profits in hand, the balance due to other Banks and the Cash deposited in such Bank, destinguishing deposits bearing interest, if any there be, and on the other part, the amount of Current Coins, and Gold and Silver Bullion in the Vaults of the said Bank, the value of the Buildings and other real estate belonging to the said Bank, and notes of other Banks held by the said Bank, the balances due from other Banks, and the amount of all debts owing to the said Bank, including and particularizing the amount so owing on Bills of Exchange, discounted Notes, Mortgages, and other securities; thus exhibiting on the one hand, the debts due by the said Bank, and on the other hand, the resources thereof, and which statement of the affairs of the said Bank shall also contain a statement of the amount of the Capital Stock subscribed, and of the amount thereof actually paid in, the rate and amount of the then last dividend declared by the said Bank, the amount of the profits reserved at the time of declaring such dividend, the amount of debts due to the said Bank, and secured by the pledge of the Stock thereof, belonging to the persons from whom such debts are due, and the amount of debts overdue and not paid, with an estimate of the loss which mny probably be incurred from the non-payment of such debts; and a list of the names of all persons who shall at the commencement of every quarter of the year, during the time for which such statement shall be required and made, have been Shareholders in the said Bank, specifying the number of shares held by each and every such person at the commencement of each quarter, and also the amount of paper discounted for, or monies loaned to the Directors, or for which they may be in any way security to the said Bank, and the said statement of the affairs of the said Bank shall be rendered as aforesaid under the Oaths of the President or Vice President and three of the Directors and the Cashier or Principal Officer of the Bank rendering the same; which Oaths shall and may be administered by any Judge of Her Majesty's Court of King's Bench for this Province: Provided always, that nothing herein contained shal compel or authorize any Bank to particularize in any such statement the private account of any person or persons with the said Bank.

II. And whereas it may be found impracticable for individuals or associations of individuals, during the suspension of payments in Specie by all or any of the Incorporated or Chartered Banks in this Province, to obtain gold or silver coins legally current therein, and it is necessary to make such provision as may afford reasonable protection in that behalf;—Be it therefore Ordained and enacted by the authority aforesaid, that so long as the said Incorporated or Chartered Banks of this Province, or any of them, shall, under the provisions of this Ordinance, have authority to suspend payments in Specie, it shall and may be lawful for the Courts of this Province, in any actions depending or to be hereafter brought in any of the said Courts, on a summary proof being made that the amount of debt was tendered by the Defendant to the Plaintiff before the institution of the action, in Notes of the said Incorporated or Chartered Banks which shall have been authorized to avail themselves of the provisions of this Ordinance (the said notes being generally current at par, and payable to the bearer thereof.) and on the said amount of debt being in such notes also paid into Court, to be accepted by the Plaintiff if he see fit, to stay proceedings in such action without costs, until further orders shall be made thereon, and the amount of the said debt shall not bear interest from the day that the tender thereof shall be made, if the said amount be

2 Victoria – Chapter 1 (S3)

subsequently paid into Court in Notes as aforesaid; Provided it be made to appear to the satisfaction of the Court, that the necessity for proceeding in such action does not arise from the want of the amount of debt being ascertained.

III. And be it further Ordained and Enacted by the authority aforesaid, that during the continuance of this Ordinance, no action or suit shall be prosecuted against any one of the aforesaid Banks, which shall avail itself of the provisions of this Ordinance in order to compel payment of any Notes of such Bank, expressed to be payable on demand, and it shall be lawful for the President and Directors of every such Bank, during the continuance of their suspension of Cash payments, in the manner allowed by this Ordinance to apply to the Court wherein any such action shall be brought or shall be depending, to stay proceedings therein in a summary way, and in case such action or suit shall be brought to compel payment of any note or notes made payable on demand, such Court shall stay all proceedings accordingly, during the continuance of this Ordinance, or during the suspension of Cash payments as provided by this Ordinance: Provided always, that if it shall appear to such Court to be necessary for the purpose of ascertaining the amount of any demand upon such Bank, or otherwise for the furtherance of Justice, that any proceedings should be had for such purpose it shall be lawful for such Court to permit proceedings to be had in any such action or suit for such necessary purpose only: Provided also that no costs shall be recovered against any such Bank in any action or suit which shall be brought for the purpose of compelling payment of any debt or demand, unless the Court wherein the same shall be brought, shall be of opinion that the same was necessary for the purposes of ascertaining the amount of such debt or demand, or the title thereto, or for the furtherance of justice as aforesaid.

IV. And be it further Ordained and Enacted by the authority aforesaid, that so long as any of the said Incorporated or Chartered Banks in this Province shall, under the provisions of this Ordinance, continue their business of Banking without paying their notes in Specie on demand, the total amount of the Notes of such Bank in circulation, shall not, at any time, exceed the amount of the Capital Stock of such Bank actually paid in.

V. And be it further Ordained and Enacted by the authority aforesaid, that during the time of such suspension of Specie or Cash payments, it shall not be lawful for any Incorporated or Chartered Bank, in this Province, which hath suspended or shall suspend Specie or Cash payments, to sell any portion of the Gold or Silver which may be in its possession, or to make any other disposition thereof which shall diminish the amount according to its legal value than by paying in change the fractional parts of a dollar: Provided always, that nothing herein contained shall prevent the the said Banks respectively, from disposing of the Specie in their Vaults to Her Majesty's Government for the public service by and with the consent of the Governor, Lieutenant Governor, or person administering the Government of this Province, and the Executive Council thereof.

VI. And be it further Ordained and Enacted by the authority aforesaid, that all and every the provisions in this Ordinance contained, shall and may likewise extend to a certain

Association or Joint Company, established in London, for the purpose of carrying on the business of banking in the Provinces of British North America, under the name or title of "The Bank of British North America," and whereof a branch has been established in each of the Cities of Quebec and Montreal. Provided always, that in lieu of the Statement and Statements required of the other Banks by the first section of this Ordinance, the Local Disectors and Managers of each of the said Branches, shall furnish under the oaths of three of the said Local Directors and of the Manager respectively, a true and faithful return of the affairs of the said Branches, in conformity with Schedule A., hereunto annexed. VII. And be it further Ordained and Enacted by the authority aforesaid, that all and every the provisions in this Ordinance contained, shall and may likewise extend to a certain Association, or Joint Stock Company, carrying on the business of Banking at the City of Montreal, under the name and firm of Viger, Dewitt and Company, and commonly called the "People's Bank," or "La Banque du Peuple." Provided always, that in addition to the Statement and Statements required by the first Section of this Ordinance, the said Association do furnish, under the oaths therein expressed, a list of the names, places of residence and additions of the Co-partners and Stockholders of and in the said Association ; with the number of Shares and amount of Capital Stock subscribed by each of them respectively, and the amount of such Capital Stock by each of them actually paid in ; and distinguishing also, in such List of the Co-partners and Stockholders the names of such of them as are the President, Vice-President, and Directors of the said Association.

VIII. And be it further Ordained and Enacted by the authority aforesaid, that if any person shall knowingly swear falsely, in any matter stated by him under the provisions of this Ordinance, he shall on conviction, be deemed guilty of wilful and corrupt perjury.

IX. And be it further Ordained and Enacted by the authority aforesaid, that this Ordinance shall continue and be in force until the first day of June, one thousand eight hundred and thirty-nine, and no longer. Provided always that it shall and may be lawful for the Governor, Lieutenant Governor, or person administering the Government of this Province, by and with the advice of the Executive Council thereof, by His Proclamation under the Great Seal of the Province, to declare that this Ordinance and all the provisions thereof, shall cease and determine at any time before the lapse of the period aforesaid, but not. less than two months from and after the date and publication of the said Proclamation.

X. And be it further Ordained and Enacted by the authority aforesaid, that in so far only as this Ordinance is concerned, an Ordinance of the Administrator of the Government of the said Province, by and with the consent and advice the Special Council for the affairs of the said Province, passed in the first year of the Reign of Her Majesty, intituled, "An Ordinance to declare and ascertain the period when the Laws and Ordinances made and passed by the Governor, or person authorized to execute the Commission of Governor, and Special Council of this Province, shall take effect," be repealed, and the same is hereby repealed, in so far only as this Ordinance is concerned; and it is hereby further Ordained and Enacted by the authority aforesaid, that the present Ordinance shall commence, and have full power, effect,

and authority, so soon as the Governor, Lieutenant Governor, or person administering the Government of the said Province, shall have assented to and signed this present Ordinance.

## SCHEDULE A.

Abstract from the Books of the Bank of British North America, Montreal, exhibiting a General Statement of the affairs of the Branch.

Gold and Silver and other Coined Metals on hand	Capital Stock. Amount actually paid in, Bank Notes in circulation
Bills and Cheques on Banks in those Provinces	Net Profits on hand
	Balances due other Banks and Branches.
Do. on other Banks elsewhere	Bank Acceptances outstanding
Amount of Debts due, including	
Notes, Bills of Exchange, and all Stock Funded Debts of nay description,	Cash Deposits bearing interest
except the Balances due from other	Cash Deposits, including all sums
Banks and Branches	whatsoever due from the Bank not bearing interest, its Bills in circulation,
Balances due from other Banks and	profits and Balances excepted
Branches	Amount of Dividends unclaimed
Real Estate	

We do hereby certify, to the best of our knowledge and belief, that the above Statement of the affairs of the Bank of British North America at Montreal is correct. Sworn before me, at Montreal, this day of

## J. COLBORNE.

Ordained and Enacted by the authority aforesaid, and duly passed in Special Council, at the Government House, in the City of Montreal, the sixth day of November, in the second year of the Reign of our Sovereign Lady Victoria, by the Grace of God, of Great Britain and Ireland, Queen, Defender of the Faith, and so forth, and in the Year of our Lord One Thousand Eight Hundred and Thirty-eight.

By His Excellency's Command, THOS. LEIGH GOLDIE, Asst. Clerk of the Special Council.