1819. Anno quinquagelimo nono Georgii III. C. XVII.

perform the Marriage Ceremony, excepting in those Districts and Townships of the Province where there shall be no resident Clergyman of the established Church.

VII. And be it further enacled, That nothing herein contained shall be of any force or effect His Majesty's until His Majefty's Fleafure shall be known thereon. assent required

CAP. XVII.

An ACT for Incorporating certain Persons therein mentioned, for Infuring Houses, Buildings, Goods, Wares and Merchandifes, from lofs and damage by Fire.

HEREAS, James Fraser, George Grassie, James Foreman, John Pryor, John Albro, John Merrick, Michael Tobin, and sundry other Persons, are desirous of forming a capital or joint Stock, for the purpose of making insurance upon houses, buildings, stores, goods and merchandises, within this Province, from loss and -damage by fire. And Whereas it is conceived that it would be advantageous to the said Persons, and all others who might from time to time unite with them, and also to the Public, if they were incorporated under certain restrictions and regulations for the purpose of oresaid :

1. BE it therefore enacted, by the Lieutenant-Governor, Council and Allembly, That it shall Persons incorand may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for porated, by the the time being, by Letters Patent under the Great Seal of this Province, to incorporate the name of the Hafaid James Fraser, George Graffie, James Foreman, John Pryor, John Albro, John Merrick rance Comand Michael Tobin, as Directors, and all and every perfon or perfons, who in their own pany. right, or as executors, administrators or affigns, of the original proprietors, at any time or times hereafter, shall have, and be entitled to any part, share or interest, in the faid capital or joint flock, as Members, to be one Body Politic and Corporate, in deed and in name, by the name of The Halifax Fire Insurance Company, and by that name to have fucceffion, and Succession. to have a common feal, with power from time to time to chule, from among themfelves, Seal. their Prefident, Vice-Prefident, and other Officers, as by the faid Letters Patent shall be directed ; and by that name to fue and be jued, implead and be impleaded, in all Courts and May sue and be places within the Province of Nova-Scotia, with power to make bye laws, rules and ordi- Makebye Laws, nances, not contrary to the law of the land, for and concerning the admitting of Members, Sc. and the regulation and general management of the bulinels of the faid Corporation, and to affemble together, when, where, and as often, and upon fuch notice, as to them shall feem meet, for the execution and management of the faid buliness of the faid Corporation.

II. And be it further enacled, That the faid James Frafer, George Graffie, John Pryor, John Albro, John Merrick, and Michael Tobin, shall be Directors as aforefaid, for the period of Directors. one year from the date of the faid Letters Patent ; at the expiration of which time, and anmually thereafter, two shall go out according to fuch rules as shall be established by the faid Corporation in their General Meeting, and two others shall be chosen in their stead from

lifax Fire Insu-

Preamble.

41 I

the

Anno quinquagesimo nono Georgii III. 1819. C. XVII.

the Members of the faid Corporation, duly admitted according to their Bye-laws fo to be made as aforefaid ; which choice shall be certified by the President, under the leal of the faid Corporation, to the Governor, Lieutenant-Governor, or Commander in Chief for the time being; and in cafe the Governor. Lieutenant-Governor, or Commander in Chief for the time being, shall approve of such choice, he shall endorse his approbation thereof upon the back of the faid Certificate, which being returned to the Prefident, and duly entered in the books of the faid Corporation, the perfons so elected and appointed shall become Directors of the faid Corporation in the fame manner as if they had been included in the original Letters Patent ; and in case of the death, or removal from the Province, of any of the faid Directors, the choice of others to fill their place shall be made and approved of as aforefaid. Provided, That nothing herein contained, shall prevent the perfons to going out of Office as aforefaid, from being re-elected to fill the faid fituations at any time after the period of

Capital or joint Stock.

Insurance.

412

one year from their fo going out of office as aforelaid. 111. And be it further enacted, That the Capital or joint Stock of the faid Company, shall not be less than fifty thousand pounds, to confift of one hundred shares, of five hundred pounds for each fhare, of lawful Money of Nova-Scotia, ten thousand pounds of which shall be deposited and secured in the British or Provincial Funds, and forty thousand pounds shail be fecured by mortgage, or real estate, in the Province of Nova-Scotia, or bonds, to the fatisfaction of the Directors; which investment and security shall be made, and taken, and kept, and continued, from time to time, to the fatisfaction of fuch perfons as the Governor, Lieutenant-Governor, or Commander in Chief for the time being, shall appoint, to examine and report upon the funds and securities of the faid Company.

IV. And be it further enacted, That when the faid Corporation shall have provided and secured the faid Capital or Joint Stock of fifty thousand pounds as aforefaid, to the fatisfaction of the Governor, Lieutenant Governor, or Commander in Chief, for the time being, it shall and may be lawful for them to cause Insurances to be made on Houses, Buildings, Stores, Goods, Wares, and Merchandifes, within this Province, from lofs and damage by fire, to the value of one hundred and fifty thousand pounds, and no more; and the whole of the faid Capital, or Joint Stock, shall be pledged and liable to make good all and every loss which may happen upon all or any of the faid Policies. Provided alwoys, That, in case the faid Corporation shall, at any time during the continuance of this Act, represent to the Governor, Lieutenant-Governor, or Commander in Chief for the time being, that the demands on the faid Corporation for making Infurance exceed the faid fum of one hundred and fifty thousand pounds, it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief, by and with the advice of His Majefty's Council, to grant permillion, under his Hand and Seal, to the faid Corporation, for making further Infurances as aforefaid to the amount of a further sum, not exceeding fifty thousand pounds; and, in cale the faid Corporation shall, at any time, make any Infurances beyond the faid fum of one hundred and fifty thousand pounds, or beyond the further sum of fifty thousand pounds, in case the faid Corporation may obtain Licence as aforefaid to make fuch further Infurance, in either cafe, each of the Members shall be liable in their own perfons and estates for his share or proportion of fuch fums infured beyond the faid fum of one hundred and fifty thouland pounds, or beyond the faid fum of fifty thousand pounds in addition thereto, if licenced as aforefaid.

Payment of losses.

×.

Anno quinquagelimo-nono Georgii III.

1819.

V. And be it further enacted, That all just demands upon any Policy of Infurance of the Losses. faid Corporation, from any loss whatever which may happen. shall be paid, fatisfied and discharged, from time to time, according to the tenor of the respective Policies, within three months from the time any fuch lofs fhall occur and happen.

VI. And teit further enacled, That the books and accounts of the faid Corporation, and a flatement of their funds and infurances made, shall at all times be open to the inspection of fuch perfon or perfons whom the Governor, Lieutenant-Governor, or Commander in Chief counts. Se. of for the time being, shall appoint to inspect the same ; and in case the said Corporation shall fail to-keep good the faid Capital or Joint Stock as aforefaid, it fhall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief, by any instrument under the Great Seal of the Province, to revoke and make void the faid Letters Patent, and all the be revoked. powers thereby granted ; in which cafe the Members of the faid Corporation shall be feverally liable in their perfons and eftates, according to their proportion and thare of fuch Joint Stock, for all infurances by them made as a Corporation or otherwife; any thing herein contained to the contrary notwithstanding.

VII. And be it further enacted, That the Thare and part of each Member of the faid Cor. Shares may be poration, shall be confidered perfonal property, and may be fold and affigned by the proprietor or otherwise, as other perfonal property may be fold or affigned ; provided, that the purchaser or purchasers shall make the payment and give the security herein before described.

VIII. And be it further enacted, That if any perfon or perions shall forge or counterfeit, Counterfeiting or caule to be forged or counterfeited, the Common Seal of the faid Corporation to be erected by this Act, or shall forge, counterfeit or alter, any Policy or other instrument under the Common Seal, or shall offer to dispose of any such forged, counterfeited or altered Policy, or other instrument under the Common Seal, knowing the fame to be fuch, or shall demand the money appearing to be due thereon from the faid Corporation, every fuch perfon or perfons offending, and being convicted thereof in due form of law, shall fuffer the pains and penalties inflicted by law upon perfons guilty of forgery within this Province.

IX. And be it further enafied, That it shall not be lawful for the faid Corporation, nor for any person in trust for the faid Corporation, to have, take, hold or enjoy, any lands or tenements, within this Province.; and all gifts, grants or devifes, of lands or tenements, to the lands or tenestaid Corporation, or to any perfon in trust for or to the use of the faid Corporation, shall be, and the fame are hereby declared, void.

X. And be it further enacted, That no perfor shall hold more than two shares out of the Number of .: one hundred fhares in which the whole Capital Stock of the faid Corporation is divided.

XI. And be it further enacted, That it shall not be lawful for any other Company or Cor- Person. poration, as fuch, within the Province of Nova-Scotia, to make or effect Infurances upon Houses, Buildings, Stores, Goods, Wares and Merchandises, except Infurance upon Veffels and Merchandile on board fuch veffels, fave only the perfons fo incorporated as aforefaid, during the term of twenty-one years from the date of fuch Letters Patent, if fuch Patent be not fooner annulled or revoked as aforefaid.

XII. And beil further enacted, That the faid Letters Patent fhall continue for the term of Duration of Lettwenty-one years, and no longer, unlefs the time shall be determined in manner and for the ters Patent. -caule herein before expressed.

C. XVII.

Inspection of Books, Ac-Corporation.

413

Patent of Incorporation may

sold or assigned.

Policy or Seal.

Corporation not allowed to hold ments.

Shares to be held by one

CAP.

0