CAP. XXVII.

An Act to incorporate certain persons therein named, under the name of the "Bank of Canada."

17th March, 1821: Presented for His Majesty's Assent, and reserved "for the signification of His Majesty's pleasure thereon."

16th September, 1822. Affented to by His Majesty, in His Privy Council.

30th November, 1822. The Royal Assent signified by Proclamation of His Excellency the Governor in Chief.

Preamble.

WHEREAS the establishment of a Bank at the City of Montreal, by Legisla-V tive authority, would be conducive to the advancement of Agriculture and Commerce, and promote the prosperity of this Province; And whereas divers loyal subjects of His Majesty in this Province, by their humble petition in this behalf, have represented, that an affociation has been formed, in which they have become Subscribers and Stockhelders for the purpose of establishing a Bank at the faid City of Montreal, under certain articles of agreement, by which the Capital Stock of the faid affociation is limited to Two Hundred Thousand Pounds, current money of this Province, divided into four thousand shares of fifty pounds each, and provisions made for the conduct and management of the said Bank; that the said Capital Stock has been subscribed, is in part paid, and is held by them; and that the faid Bank is now engaged in carrying on the business for which it was instituted, and have prayed that for the better effecting of the purposes of their affociation, they, their successors and assigns, may be incorporated under regulations and provisions as nearly corresponding with the terms of their original affociation as may be; Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Lower-Canada, constituted and affembled by virtue of and under the authority of an Act passed in the Parliament of Great-Britain, intituled, " An Act to repeal " certain parts of an Act passed in the fourteenth year of His Majesty's Reign, in-" tituled, "An Att for making more effectue! provision for the Government of the " Province of Quebec in North America :" and to make further Provision for the "Government of the said Province;" And it is hereby enacted by the authority of the same, that Thomas Andrew Turner, Benjamin Hall, Benjamin Throop, Joseph Trumbull Barrett, Adam Lymburner Macnider, Abner Bagg, Zabdiel Thayer, Jacob Dewit, John Frothingham, John Brown, Normand Bethune, Samuel May, Francis Baylies, Robert Armour, Elizabeth Armour, Thomas Dickson, Noah Freer, S. B. King, John Torrance, James M'Douall, John Fisher, Benjamin Tremain,

Bank of Canada established by this Act.

Tremain, Benjamin Ansell, Margaret Barett, Joseph Carmel, John Scott, Jaber D. Dewit, William Forbes, Samuel Frost, E. Barnard, John Wragg, Thomas French, W. D. Baldwyn, James Milne, William Yule, Abner Rice, Lewis N. Pomroy, William Peddie, May Minnis, Charles Brooke, Joseph Roy, Joseph Masson, Hugh Robertson, Joseph Lovis, senior, Benaiah Gibb, Louis Michel Viger, Joseph Bresse, Jacob Bigelow, William Reeves, Samuel F. Foster, S. Girardin, Louis Plessis, John Armour, J. M. Frothingham, William Hall, John Macdonell, Wright Chamberlain, Anthony Rhoads, Stephen S. Keyes, Roderick Mackenzie, John Purple, J. C. Peasly, James Bryant, John Mackenzie, Hector Ruffell, John Hitchcock, John Aird, Janet Aird, Andrew Shaw, Kenneth Dowie, Peter M'Cutcheon, Joshua Copp, Roswell Corse, Henry Corse, M. J. Sisson, Charles C. Nichols, James Savage, Foster Israel Weeks, Zeno B. Clark, William Walker, Phoebe Rea, Alexander Grant, Turton Penn, Samuel Southby Bridge. John Donegani, Robert Watson, James Adams Dwight, Jason C. Pierce, M. Brown, William Hutchinson, soseph Chevallier, Stanley Bagg, Horatio Gates, Charles Bancroft, Nathaniel Jones, junior, E. Hart, R. P. Hart, A. Douglass. O. Buell, Samuel Huckok, Charles Dwight, François Ricard, Thomas Phillips, John Hall, Alexander M'Dougalt, Jean Baptiste Raymond, Jean Moyse Raymond, Lawrence Kid, Henry Grassett and John Try, their several and respective heirs, executors, curators, administrators, successors and affigns, shall be and they are hereby ordained, constituted and declared, to be a Corporation, Body Corporate and Politic, by the name of "The President, Directors and Company of the Bank of Canada," and shall so continue and have succession till the first day of June, which will be in the year of our Lord one thousand eight hundred and thirty-one, and shall and may, by the said name, be persons able and capable in Law to fue, be fued, implead, and be impleaded, answer and be answered, defend and be defended, in all Courts and places whatfoever; and shall also be able and capable in Law to purchase, acquire, hold, enjoy, and retain to them, and their successors, lands and tenements, real or immoveable estate, for the convenient conduct and management of the business of the said Bank, not exceeding the yearly value of one thousand pounds, current money of this Province, and for no other purpose; and may fell, alienate, and dispose of such lands, tenements, real or immoveable estate, purchase and acquire others in their stead, for the same purpose, not exceeding the yearly value aforesaid, and may have a common seal, and may change and alter the same at their pleasure; and may also ordain, establish and put in execution such bye-laws, ordinances and regulations, (the same not being con-

trary to the present Act, or any Laws in force in this Province) as may appear to them necessary or expedient for the management of the said Bank; which bye-laws, ordinances and regulations shall be made by the Directors already appointed or who

Created a body corporate and politic.

may hereafter be appointed, which bye-laws, ordinances and regulations shall be submitted to the Stockholders in the faid Bank for their approval and cofirmation, at a general meeting called for that purpose, to be held in the manner herein-after mentioned; and shall and may do and execute by the name aforesaid, all and fingular other the matters and things touching the management of the faid Corporation, which to them shall or may appertain to do, subject nevertheless to the rules, regulations, limitations and provisions herein-after prescribed and established.

Capital Stock not to exceed £200,000.

II. And be it further enacted by the authority aforesaid, that the capital stock of the faid Bank of Canada, hereby incorporated and established, shall not exceed the faid fum of two hundred thousand pounds, current money aforesaid, divided into four thousand shares of fifty pounds each; which shares shall be, and the same are hereby vested in the faid several persons herein-before named, their successors and affigns, according to the shares and interest which they may respectively have subscribed, purchased, or acquired, and may now have in the same; and that fuch part of the faid capital sum of two hundred thousand pounds, as may not yet have been paid in, shall be paid by the Stockholders respectively, by whom the fame is due, by instalments not exceeding ten per centum on the capital stock of each Stockholder, at such time and times and place as the Directors of the said Bank of Canada, shall appoint, after notice of not less than thirty days in this behalf to be previously given, in one or more of the public Newspapers published at the The Capital faid City of Montreal. Provided always, that the whole of the faid capital stock shall be called in and paid by the said Stockholders in manner aforesaid, within nine years from and after the passing of this Act; and all executors, curators and administrators, who shall pay up the instalments due by the estate or succession which they respectively represent in obedience to any call made for that purpose in the manner aforesaid, shall be and they are hereby, respectively, indemnified.

Stock to be paid in within a given time.

chosen.

III. And be it further enacted by the authority aforesaid, that for the managebe annually ment of the affairs of the faid Corporation, there shall be thirteen Directors, who shall be annually elected by the Proprietors of the capital stock of the said Bank, at a general meeting of them to be annually held on the first Monday of June; at which annual meeting, the faid Stockholders shall vote according to the rule hereinafter established, as to the manner of voting at General Meetings; and the Directors fo chosen by a majority, in conformity to such rule, shall be capable of serving as Directors for the then next enfuing twelve months; (unless removed for mal-administration before that period, by the Stockholders, at a General Meeting to be held by them, or unless suspended as herein-after provided) and at their first meeting after such election, shall choose out of their number a President, and Vice-President, who. who shall hold their offices respectively during the same period, for which the said Directors shall have been elected, as aforesaid; and it shall be lawful for the said Directors, from time to time, in case of death, resignation, absence from the Province, or removal of the persons so chosen to be President and Vice-President, or either of them, to choose in their or his stead, from among them the said Directors, another person or persons to be President and Vice-President respectively; and in case of the death, resignation, absence from the Province for three months at a time. or the removal of a Director by the Stockholders as aforesaid, his place, in case of fuch removal, shall be filled up by the said Stockholders at any one of their General Meetings; and in the other cases last mentioned by the remaining Directors or a majority of them; and the person so appointed in the place and stead of such Director, shall serve till the next General Meeting for the election of Directors.

Stockholders Majesty, &c. not allowed to wote for the election of a Director.

IV. Provided, and it is hereby expressly enacted by the authority aforesaid, that not being natu- no Stockholder who shall not be a natural born subject of His Majesty, or subject of ral born sub-plets of His His Majesty naturalized by Act of the British Parliament, or a subject of His Majesty by the effect of the conquest and cession of this Province, or being a subject of any Foreign Prince or State, shall either in person or by proxy, vote for the election of any Director to be elected in the manner herein-before directed, nor shall vote at any meeting of the faid Stockholders, for the purpose of ordaining, establishing or putting in execution, any bye-laws, ordinances or regulations to be made under the authority of this Act, or shall assist in the calling of any meeting of such Stockholders, or shall vote for any other purpose or purposes whatsoever, herein-before authorised, any thing herein-before contained to the contrary notwithstanding.

The Directors. **VicePresident** tion to be confirst Monday in June next but may be removed gertain cases.

V. And be it further enacted by the authority aforesaid, that the persons who President and have been elected Directors, President and Vice-President of the said association, of the associa- under the said articles of agreement, and shall be Directors, President and Vicetinued until the President respectively of the said association, at the time of passing this Act. shall be and continue Directors, President and Vice-President of the said Corporation. until the first Monday of June next, being the day herein-before appointed for the their offices in annual election of Directors of the faid Corporation; Provided always, that any of the faid Directors, in the mean time may be removed by the faid Stockholders at a general meeting for mal-administration; and that in case of death, refignation, absence from the Province, orremoval of any of the said Directors so appointed to continue in office as aforesaid, it shall be lawful for the said Stockholders, at a general meeting, to fill up the vacancy or vacancies, in case of removal, and in the other cases by the remaining Directors or a majority of them; and the said Director or Directors

C. 27. Anno primo Georgii IV. A. D. 1821. 44

Directors so appointed to be and continue in office, until the first Monday in June next, shall have the same power as to the appointment of a President and Vice-Prefident, in the case of the death, refignation, absence from the Province or removal of the President or Vice-President before that period, that is herein-before given to the Directors to be chosen at the period fixed for the annual meeting as aforesaid .-Provided always, that the said Directors shall not, during the period of their services vate Bankers as Directors of the said Bank, act as private Bankers.

Directors not to act as priduring the period of their ervice.

Though the Election of Directors may dissolved.

VI. And be it further enacted by the authority aforelaid, that if, at any time, it shall happen that an Election of Directors shall not be made or take effect on the not have taken day when, in pursuance of this Act, it ought to be made and take effect, the said effect, when it day when it one to be Corporation, shall not be deemed or taken to be dissolved, but it shall be lawful, at made, corpo-ration not to be any other time, to make such election at a general meeting of the Stockholders, to be called in the manner herein after prescribed.

Directors to

VII. And be it further enacted by the authority aforesaid, that the Directors for the appointmene-time being, shall have power to appoint such Officers, Cierks and Servants under cessary officers them as shall be necessary for conducting the business of the said Corporation, and to allow them such compensation for their services respectively, as shall be reasonable and proper, and the faid Directors shall be capable of exercising such other powers and authority for the well governing and ordering of the affairs of the faid Corporarion, as shall be prescribed by the bye-laws, ordinances and regulations of the faid Corporation.

In suits at law against the to be served on the President, or at the office of the Bank, and suits on behalf of the dent and Diname of the Bank.

VIII. And be it further enacted by the authority aforefaid, that in all and every Bank, process Suit or Suits at Law, which may at any time hereafter, be instituted by or on the part and behalf of any person or persons against the said Bank, service of Process upon the President or Vice-President of the same, for the time being, or at the Office of the faid Bank, shall, to all intents and purpoles, be sufficient to compel the faid Bank or Corporation to appear and to plead to fuch Suit or Suits at Law, any any persons to law, usage or custom to the contrary in anywise notwithstanding; and all and every by the Press. Spir or Spits at Law which at anywise notwithstanding; and all and every Suit or Suits at Law, which, at any time, may be instituted by or on the behalf of rectors, in the the faid Bank, against any person or persons, body or budies politic or corporate, shall be instituted and prosecuted by the President and Directors of the said Bank for the time being, for and in the name of the faid Bank.

Votes of the Stockholders cording to cer-

IX. And be it further enacted by the authority aforesaid, that the following to be taken ac- rules, restrictions, limitations and provisions, shall form and be deemed and held

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tain tions.

proport to be fundamental Articles of the faid Corporation that is to fay: First,—The number of votes to which each Stockholder or Stockholders, Co-partnership, Body Politic or Corporate, holding stock in the said Corporation shall be entitled. on every occasion, when in conformity to the provisions of this Act, the votes of the Members of the faid Corporation are to be given, shall be in the proportions following, that is to fay; for one share, and not more than two, one vote; for every two shares above two, and not exceeding ten, one vote, making five votes for ten shares; for every four shares above ten, and not exceeding thirty, one vote, making ten votes for thirty shares; for every fix shares above thirty, and not ex-

day of election Meeting.

rector.

next succeeding twelve sident and Vice-Presibe two of the

ceeding fixty, one vote, making fifteen votes for fixty shares; and for every eight shares above fixty, and not exceeding one hundred, one vote, making twenty votes for one hundred shares; but no person or persons, co-partnership, body politic or corporate, being a Member or Members of the faid Corporation shall be entitled to a Stockholders greater number than twenty votes; and all Stockholders resident within the Province. may vote by or elsewhere, may vote by proxy, if he, she or they shall see fit, provided that such proxy be a Stockholder and do produce an authority from his conflituent or confli-After the first tuents for so representing and voting for him, her or them, according to the Form rectors, after (A) annexed to this Act: and provided also, that after the first election of Directors, the passing of to be made often the Total this Act, no to be made after the passing of this Act, no share or shares of the Capital Stock of the share to cenfer faid Corporation shall confer a right of voting either in person or by proxy which ing unless held shall not have been held during three calendar months at the least, prior to the day of prior to the election or of the general meeting when the votes of the Stockholders are to be General given, and where two or more persons are the joint owners of any part of the said Stock, it shall be lawful, that one person only be empowered by letter of Attorney from the other owners, or a majority of them, to represent the said Stock and to Certain quali refident sications ne- vote accordingly. SECOND-No person other than a Stockholder, actually refident cessary to ena- in the City of Montreal, and holding at least ten shares of the Capital Stock of the holder to be faid Corporation, and being a natural born subject of His Majesty, or a subject of chosen a Di- His Majesty natural land to the chosen a Di- Hi His Majesty naturalized, by Act of the British Parliament, or a subject of His Majefty, by the effect of the conquest and cession of this Province; or who shall have Nine Direct resided seven years in this Province; and in any of the above cases, who shall have elected for the resided three years in the City of Montreal, shall be capable of being elected or chosen a Director of the said Corporation, or shall serve as such. THIRD-Nine months, of whom the Pre- of the Directors in office at the period of each annual election. In all be re-elected for the next succeeding twelve months, and the President and Vice-President deat always to shall always be two of the number to be re-elected. Fourth-No Director shall be entitled to any falary or emolument, uniess the same shall have been allowed No Director to him by a general meeting of the Stockholders; but the Stockholders may make entitled to a fuch compensation to the President or Vice President, for their extraordinary. attendance at the Bank, or other services, as shall appear to them to be reasonable

and

dent and Vice Pre-ident may receive a compensation for their services.

Five Directors to constisute a Board.

How general meetings may be called.

and proper.—FIFTH—Not less than five Directors shall constitute a Board for the transaction of business of which number the President or Vice-President shall always. be one, except in caseof sickness and necessary absence, in which case their places may be supplied by any other Director whom the President or Vice-President shall respectively, by writing, under his hand appoint for that purpose. The President and Vice-President shall vote at the Board as Directors, and in any case of there being an equal number of votes for and against any question before them, the President, and in his absence, the Vice-President shall have a casting vote. number of Stockholders not less than fifty, who together shall be proprietors of two hundred and fifty shares of the capital stock of the said Corporation, shall have power, at any time, by themselves or their proxies, to call a general meeting of the Stockholders for purposes relating to the said Corporation giving at least six weeks notice thereof in at least one of the newspapers published in the City of Montreal, and specifying in such notice the time and place of such meetings, with the object or the objects thereof; and the Directors of the faid Corporation, for the time being, or any feven of them, shall have the like power, at any time, (upon their obferving the like formalities) to call a general meeting as above-faid, and if the object, of such meeting to be called by the Stockholders or Directors as aforesaid, shall be to confider of the proposed removal of the President or Vice-President, or a Director or Directors, for mal-administration, then and in such case, the person or persons. whom it shall be so proposed to remove, shall from the day from which such notice. shall first be published, be suspended from the execution of the duties of his or their office, and if it be the President or Vice-President, whose removal shall be proposed as aforesaid, his place shall be filled up by the remaining Directors who. shall appoint a Director to serve as such President or Vice-President during the time fuch suspension shall continue. Seventh-Every Cashier and Clerk of the Bank. before he enters upon the duties of his office, shall give bond, with two or more furcties to the fatisfaction of the Directors, that is to fay: every Cashier in a sum not less than five thousand pounds, and every Clerk in such sum as the Directors shall consider adequate to the trust to be reposed in him with condition for his good and faithful behaviour. Eighth-The lands and tenements which it shall be lawful for the laid Corporation to hold, shall be such only as are herein-before permitted to be held by it: Provided always, that the taid Corporation may take and hold mortgages and hypothéques, on real property, according to the Laws of this Province, by way of additional ficurity for debis contracted to the faid Corporation in the courie of its dealings, but on no account shall money be lent on mortgage or hypothèque or upon land or other fixed property; nor thall such be purchated by the Corporation, upon any pretext, except as above-mentioned. NINTH-The total amount of the debts which the faid Corporation shall, at any time owe, whether by

Bond.

Cashier and Clerks to give security.

Corporation may hold mortgages as additional security, but not to lend money on mortgages.

Bank not to owe more than steble the a-

mount of their capital actual-

of the Capital Stock actually paid in, (over and above a fum equal in amount to fuch money as may be deposited in the Bank for safe keeping) and in case of excess, the Directors under whose administration it shall happen, shall be liable for the fame in their private capacities; as well to the Stockholders as to holders of Bank Notes, and an action in this behalf, may be brought against them, or any of them, their, or any of their heirs, executors, administrators and curators and be prolecuted to judgment and execution, according to the Laws of this Province: but this shall not exempt the said Corporation, or the lands, tenements, goods or chattels thereof, from being also liable for such excess. Provided always, that fuch Directors as shall have been absent when the said excess was contracted or incurred, or shall have entered their protest against in upon the Book or Books of the faid Corporation, may respectively exonerate and discharge themselves therefrom. by publishing such protest in the public papers, within eight days. TENTH-The Stock of the laid Corporation shall be affignable and transferable according to the form (B) annexed to this Act, but no affignment or transfer shall be valid or effectual. unless such transfer or assignment be entered or registered in a Book or Books, to bekent by the Director for that purpole, nor until the person or persons making the same, shall previously discharge all debts actually due by him, her or them to the faid Corporation, which may exceed in amount the remaining stock, belonging to such person or persons; and in no case shall any fractional part of a share or shares or other than a complete share or shares, be assignable or transferable. ELEVENTH-Bank Obligations, Bank Bonds, Bank Bills, obligatory, and of credit, under the common seal of the laid Corporation, figned by the Prefident or Vice-President and countersigned by a Cashier, which shall be made to any person or

persons, shall be assignable by indorsements thereupon, without fignification thereof, any law or usage to the contrary notwithstanding; and Bank Bills or Bank Notes. which shall be issued by order of the said Corporation, signed and counterfigured as aforefaid, promifing the payment of money to any person or persons, his, her or their order, or to bearer, although not under the feal of the faid Corporation, shall

Bond, Bill or Note, or other contract whatfoever, shall not exceed treble the amount

Stock assignable and transferable.

Provisa.

Bank oblizations, &c. how transfera-

Books to be subject to the inspection of the Directors.

No Stockholder, unless he be a Director, entitled to inspect the accounts of any individualwith the Corporation.

be binding and obligatory upon the same, and shall be assignable and negotiable by blank or other indorsement or otherwise, in like manner as if they were made and issued by private persons—that is to say: those which shall be payable to any person or reisons, his, her, or their order, shall be assignable by blank or other indorsement, in like manner, and with the like effect as foreign Bills of Exchange now are, and those which shall be payable to Bearer, shall be negotiable by delivery only.-

Twelfth-The Bocks, Papers, Correspondence and Funds of the faid Corporation, shall at all times be subject to the inspection of the Directors; but no Stockholder, not being a Director, shall inspect the account of any individual or individuals.

dividends to be paid.

Half-yearly individuals, with the faid Corporation. THIRTEENTH .- Half-yearly dividends shall be made of so much of the profits of the said Corporation as shall appear to the Directors for the time being, advisable, and shall be payable at such place or place ces as the faid Directors shall appoint, of which they shall give public notice thirty days previously in at least two newspapers, published at the said City of Montreal. which Dividends shall not in any manner whatsoever lessen or impair the Capital Stock of the faid Corporation; and the faid Directors shall every year, at a general meeting held for the election of Directors, lay before the Stockholders, for their information, an exact and particular statement of the amount of the debts due to. and by the faid Corporation, specifying the amount of the Bank Notes then in circulation, and the amount of such debis as in their opinion are bad or doubtful: also stating the surplus of profit (if any remaining) after deduction of losses, and provision for dividends. Provided, that the making and rendering of such statements shall not give, or be construed to give, any right to the Stockholders, not being Directors to inspect the account of any individual or individuals with the said Corporation. FOURTHENTH-If there shall be a failure by or on the part of any person or persons, co-partnership, body politic or corporate, to pay the amount of any instalment required to be paid on account of his, her or their shares, in the faid Capital Stock of the faid Corporation, the person or persons failing to pay the amount of such instalment, shall incur a forfeiture to and for the use of the faid Corporation of five per centum on the amount of his or their shares in the said Corporation, and of the dividends due to him, her or them at the time appointed for the payment of such instalments, and also of all dividends which may afterwards accrue and become due to him, her or them, until the payment of the amount of fach instalment. FIFTERNTH - The said Corporation shall not directly or indirectly deal in anything except Bills of Exchange, discounts on Notes of hand or Promissory Notes, and to receive the discount at the time of negociating; Gold or Silver Bullion, or in the sale of Stock pledged for Money lent and not redeemed. which faid Stock to pledged and not redeemed, shall be fold by the faid Corporation at public fale, at any time not less than ten days after the period for redemption. without any judgment first obtained, and without any previous suit or proceedings at law, any law, usage or custom to the contrary notwithstanding. And if upon the sale of fuch Stock, there shall be a surplus, after deducting the expences of sale, over and

above the Money lent, such surplus shall be paid to the Proprietors of such Stock.

Proviso.

Penalty on persons, &c. not paying up the amount of their instalment.

Bank not to deal in any thing except Bills of Exchange, &c.

respectively.

Corporation

any interest, exceeding the VINCE. lawful interest of the Provinec.

X. And be it further enacted by the authority aforesaid, that the Notes of the Corporation shall be payable in Gold or Silver Coin, current by the Laws of this gold or silver Province. And that the faid Corporation shall not demand, receive and require upon Corporation its loans or discounts, or upon any other pretext whatfoever, any interest exceeding not to demand the lawful interest of fix per centum per annum, as fixed by the Laws of this Pro-

Shares, &c. considered and adjudged as personal property_

XI. And be it further enacted by the authority aforesaid, that the share and shares, and dividends of the Stockholders in the said Corporation, shall be held, confidered and adjudged to be personal property, and as such be liable to bona fide creditors for debts, and may be attached and sold under Writs of attachment and Execution, issued out of His Majesty's Courts of this Province, in like manner as other personal property may be attached and sold under such Writs of Attachment and Execution. And in cases where an Attachment may issue for attaching the laid share and shares, and dividends, the same shall be served on the Cashier of the said Corporation, who shall be held to appear in Court, and answer upon such Writ of Attachment according to the Laws of this Province, and to declare the number of shares of stock, and the amount of dividends belonging and due to the person or persons against whom such Attachment shall have been obtained; and that when the faid share or shares may have been sold, under a Writ or Writs of Execution, the Sheriff by whom such Writ or Writs shall be executed, shall, within thirty days after fuch sale, leave with the Cashier of the said Corporation, an attested copy of the faid Writ or Writs of Execution, with the Certificate of fuch Sheriff indorfed thereon, certifying to whom the fale of the faid share or shares, under the faid Writ or Writs of Execution has been by him made; and the person or persons who shall have purchased such share or shares so sold under such Writ or Write of Execution, shall be held and considered as Stockholder or Stockholders of the said share or shares, and have the same rights, and be under the same obligations as if he or they had purchased the said share or shares from the Proprietor or Proprietors thereof.

· Stockholders not answerable personaltion except Directors who are made liable in certain cases.

XII. And be it further enacted by the authority aforefaid, that no Stockholder or ly for the debts Stockholders shall be answerable in his, her, or their private or natural capacity or capacities for the debts of the said Corporation, excepting Directors, who may be liable as herein-before mentioned, in cases where the total amount of debts contracted tracted by the faid Corporation, shall, during their administration, exceed the limitation by this Act prescribed.

Governor, &c. may require a statement of the capital stock of the Corporation, andof the debts &c. but the private account of any individual not to be disclosed.

XIII. And for the better fecurity of the public, be it further enacted, that it shall and may be lawful for the Governor, Lieutenant-Governor, or the person adthe amount of ministering the Government of this Province for the time being, or for any or either Branch of the Provincial Parliament, from time to time, to require from the Prefident, Vice-President and Directors of the said Corporation, statements of the amount of the Capital Stock of the said Corporation, and of the debts due to the same, of the monies deposited in the Bank, of the Notes in circulation, and of the cash in hand, which statements the said President, Vice-President and Directors shall be bound to furnish, when required as aforesaid, under oath. Provided always, that nothing herein contained, shall extend to compel or authorize the said President, Vice-President and Directors in such statements, to particularize the private account of any person or persons with the said Corporation.

Penalty on officers, defrauding the Bank, or secreting and running away, with mo-ney, bond, &c.

XIV. And be it further enacted by the authority aforefaid, that if any Officer. Cashier, Clerk or Servant of the said Corporation, entrusted with any Bond, Obligation, Bill obligatory, or of Credit, or of any other Bill or Note, or any Security, Money or Effects belonging to the faid Corporation, or having any Bond, Obligation or Bill obligatory or of Credit, or any other Bill or Note, or any Security, Money or Effects of any other person or persons, lodged or deposited with the said Corporation, or with him, as an Officer, Cashier, Clerk or Servant of the said Corporation, shall secrete, embezzle, or run away with any such Bill, Bond, Obligation, Bill obligatory or of Credit, or any such other Bill or Note, Security, Money or Effects, or any of them, or any part of them, every such Officer, Cashier, Clerk or Servant so offending and being thereof convicted in due form of law, shall be deemed guilty of felony, and shall suffer death as a felon, without benefit of Clergy.

Penalty on per sons forging the common seal of the Bank.

XV. And be it further enacted by the authority aforefaid, that if any person or persons shall forge or counterfeit the common seal of the said Bank, or shall forge, or counterfeit or alter any Bond, Obligation, Bill obligatory, or of credit, or any other Bill or Note of the faid Corporation, or any indorfements or indorfements thereon, with an intention to defraud the faid Corporation or any person or persons. whomsoever, or shall alter, or pals any forged, counterfeit or altered Bond, Obligation, gation, Billobligatory or of credit, or any other Bill or Note of the faid Corporation or indorfement or indorfements thereon, or shall demand the money therein-mentioned and contained, knowing the same to be forged, counterfeit or altered, every such person for every such offence upon conviction thereof in due form of law for the first offence, shall be deemed and adjudged to be guilty of a misdemeanor, and on being lawfully convicted thereof shall be liable for such offence to be imprisoned for a time which shall not be less than fix months, nor more than fix years, and to be kept at hard labour or be publicly whipped, or to stand in the pillory, or undergo one or more of the said punishments at the discretion of the Court before which such conviction shall have taken place and shall for a second offence be deemed and adjudged to be guilty of Felony.

Penalty on per sons engraving or making any Plates, &c. designed for Bachange.

XVI. And be it further enacted by the authority aforesaid, that if any person shall engrave, form, make or mend any plate or plates, paper, rolling press, or other tool, instrument or material devised, adapted and designed for stamping, forging or forging Billsof making any false and counterseit Bill of Exchange, Promissory Note, undertaking or order for the payment of money, purporting to be the Bill of Exchange, Promisfory Note, undertaking, or order of the said Corporation, or of any of the officers or persons engaged in the management of the concerns of the said Corporation, in the name and on the behalf of the faid Corporation, or shall have in his possession any fuch plate or plates engraven in any part, or any paper, rolling press or other tool, instrument or material devised, adapted or designed as aforesaid with the intent to use and employ the same, or to cause or permit the same to be used and employed in forging and making any such false and counterfeit Bills of Exchange, Promissory Notes, undertakings or orders, every person so offending, shall be deemed and taken to be guilty of felony, and being thereof convicted, shall suffer death as a felon, without benefit of Clergy.

" Search Warrants may be issued against persons con-cerned in making false bills of Exchange.

XVII. And be it further enacted by the authority aforesaid, that it shall and may be lawful to and for any one Justice of the Peace on complaint made before him upon the oath of one credible person, that there is just cause to suspect that any one or more person or persons, is or are, or hath, or have been concerned in making or counterfeiting any such false Bills of Exchange, Promissory Notes, Undertakings, or Orders, as aforesaid, by warrant under the hand of such Justice, to cause the dwelling-house, room, work-shop, out-house or other buildings, yard, garden or other place belonging to such suspected person or persons, or where any such perfon or persons shall be suspected to carry on any such making or counterfeiting, to be fearched for any such false bills of exchange, promissory notes, undertakings or orders, orders, and if any such false bills of exchange, promissory notes, undertakings or orders, or any such plates, rolling presses or other tools, instruments, or materials shall be found in the custody or possession of any person or persons whomsoever, not having the same by some lawful authority, it shall and may be lawful to and for any person or persons whomsoever discovering the same, to seize and he and they are hereby authorized and required to seize such false or counterfeit bills of exchange, promissory notes, undertakings or orders, and such plates, rolling presses or other tools, instruments or materials, and to carry the same forthwith before a Justice of the Peace of the County or District in which the same shall be seized, who shall cause the same to be secured, and produced in evidence against any person or perions who shall or may be prosecuted for any of the offences aforesaid in some Court of justice proper for the determination thereof, and the same after being so produced in evidence, shall by order of the Court before which such offender or offenders shall be tried, be defaced or destroyed or otherwise disposed of as such Court shall direct.

Not to affect King's or the rights of any other bodies, politic or corporate.

XVIII. And be it further enacted by the authority aforesaid, that nothing in the present A& contained, shall affe& or be construed to affect in any manner or way whatfoever, the rights of His Majesty, His Heirs or Successors, or of any person or persons, or of any Bodies Politic or Corporate, such only excepted as are hereinmentioned.

Public Act.

XIX. And be it further enacted by the authority aforesaid, that this A& shall be deemed and taken to be a Public Act, and as such shall be judicially taken notice of by all Judges, Justices and other persons whomsoever, without specially pleading the same.

not to loan money to any Foreign State.

XX. And be it further enacted by the authority aforesaid, that it shall not be Corporation lawful for the faid Corporation at any time whatever, directly or indirectly, to advance or lend to or for the use, or on account of any foreign Prince or State, any sum or fums of money whatever, and if any fuch unlawful advance or loan be made, then and from thenceforth the faid Corporation shall be dissolved, and all the powers, authorities, rights, and advantages hereby granted to the faid Corporation, shall from thenceforth cease and determine, any thing in the present Act contained to the And provided also, that the said contrary thereof in anywise notwithstanding. Corporation shall not raise loans of money nor increase their Capital.

. Nor shall the Corporation raise loans of money, nor increase its capital.

Continuance of this Act.

Proviso.

XXI. And be it further enacted by the authority aforesaid, that this Act shall continue to be in force till the first day of June, in the year of our Lord one thousand eight hundred and thirty-one, and no longer. Provided that if before the expiration of such period, it shall at any time be found expedient to establish a Provincial Bank in this Province, and that the same be so established by an Act of the Legislature thereof, then and in that case, the said Corporation hereby created under the name of the Bank of Canada, shall from and after the expiration of seven years from the passing of such Act, be dissolved, and all and every the powers, rights, privileges and benefits hereby given and granted to the said Corporation, shall from thenceforth wholly and utterly cease and determine, any thing in the present Act contained to the contrary in any wise notwithstanding.

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Form A.

BANK OF CANADA STOCK,

ACCEPTANCE, DIVIDENDS, SALE AND TO FOTE.

of KNOW all men by these presents, that I Ferm A. do make, constitute and appoint my true: and lawful Attorney for me, in my name and on my behalf to accept all fuch transfers as are or may here-after be made unto me of my interest or share in the Capital or Joint Stock in the Bank of Canada, also to receive and give receipts for all Dividends that are now due and that shall hereafter become due and payable for the same for the time being-Likewise to sell. assign and transfer all or any part of my said Stock, to receive the consideration money, and give a receipt or receipts for the same, and to vote at all Elections, and to do all lawful Acts requisite for effecting the premises; hereby ratifying and confirming all that my faid Attorney shall do therein In witness whereof I have hereunto set my hand and by virtue hereof. in the this seal at year of Our Lord, one thousand eight hundred and Signed and Sealed in the presence of

Form B.

hereby affign and FOR value received Form E. and affign of ihares on transfer unto shillings, currency, each which has been paid pounds, amounting to the fum of pounds, shillings, in the Capital Stock of the Bank of Canada, subject to the Rules and Regulations contained in the Articles of Association of the said Bank. Witness hand at the Bank aforesaid, this day of one thoufand eight hundred and Witness,

I do hereby accept of the foregoing affignment of thares in the Bank of Canada, ailigned to as above-men ioned at the Bank, this one thousand eight hundred and day of