with other personal property: Provided always, that the Sheriff or other officer executing such execution, shall leave a copy of such execution, certified by the Sheriff or his deputy, with the cashier of the said Bank, and the shares in the capital stock of the said Bank so liable to such execution, shall be deemed to be seized in execution when such copy is so left, and the sale shall be made within thirty days after such seizure; and on production of a bill of sale from the Sheriff the cashier of the said Bank shall transfer the number of shares sold under such execution to the purchaser or purchasers thereof, and such transfer shall be valid and effectual notwithstanding there may be any debt due to the said Bank from the person or persons whose shares may be seized and sold: Provided also, that the said Cashier shall upon the exhibiting to him of such certified copy of the execution be bound to give to such Sheriff or other officer a certificate of the number of shares in the said capital stock held by the judgment debtor named in such execution, and the shares of such judgment debtor in the said capital stock shall be bound by such execution only from the time when such copy of the execution shall be so left with the cashier.

Limitation.

XXXIX. And be it enacted. That this Act shall continue and be in force until the first day of May which will be in the year of our Lord one thousand eight hundred and fifty six.

CAP. XXXIII.

An Act to prescribe certain general regulations in respect to Corporations.

Passed 8th March 1836.

Shares in joint stock companies to be deemed personal estato and transmissible as such.

E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That all and every share and interest of each and every stockholder or shareholder in the joint or capital stock of any joint stock company, that already is, or during the present Session of the General Assembly, or afterwards, may be incorporated by Act of Assembly or otherwise in this Province, whether the objects and operations of such joint stock company relate to real or personal property, and with whatever powers such joint stock company may be invested, in regard to holding and managing lands and real property, shall be deemed and considered to be of the nature of and shall be personal estate and transmissible as such accordingly.

Shares in the capital stock of any joint stock company made liable to seizure in execution.

II. And be it enacted, That the shares in the capital stock of any such joint stock company shall be liable to be seized and taken in execution and sold in like manner with other personal property: Provided always, that the sheriff or other officer executing such execution, shall leave a copy of such execution certified by the sheriff or his deputy with the clerk, secretary, treasurer or cashier of such joint stock company, and the shares in the capital stock of such joint stock company so liable to such execution shall be deemed to be seized in execution when such copy is so left; and the sale shall be made within thirty days after such seizure; and on production of a bill of sale from the sheriff, the clerk, secretary, treasurer, cashier or other officer of such company, whose duty it may be to register the transfer of shares, shall transfer on the books of such company the number of shares sold under such execution to the purchaser or purchasers thereof; and such transfer shall be valid and effectual, notwithstanding there may be any debt due to such company from the person or persons whose shares may be so seized and sold; and the shares in the said capital stock of the judgment debtor named

in such execution, shall be bound by such execution only from the time when such copy of the execution shall be so left with the cashier; Provided always, that no fractional part of any such share or shares shall be seized and sold in execution.

III. And be it enacted, That every such clerk, secretary, treasurer or cashier Clork &c. of of such company, shall upon the exhibiting to him of such certified copy of the company to give execution as aforesaid, be bound to give to such sheriff or other officer a certificate the number of of the number of shares in such capital stock held by such judgment debtor nam- shares held by ed in such execution.

a judgment

IV. And be it enacted, That no joint stock company that already is or here- No incorporated after may be incorporated by Act of Assembly or otherwise in this Province, un- company unless incorporated for less expressly incorporated for banking purposes, shall possess or be deemed or banking to enconstrued to possess any power of discounting bills, notes or other evidences cage in banking of debt, or of dealing or trading in buying or selling gold and silver coins or bullion, or bills of exchange or other negotiable instruments, or of issuing bills, notes or other evidences of debt, upon loan or for circulation, or of engaging in any banking operations whatever.

V. And be it enacted, That every corporation which may during the present Fature corpora-Session of the General Assembly or afterwards be erected or created by Act of tions may have Assembly, shall where no other provision is specially made, be able and capable and be sued, to have succession by its corporate name for the period contained in the act of use a common soal, purchase incorporation, and to sue and be sued, complain and defend in any court of law and convey real or equity, and to make and use a common seal and alter the same at pleasure, and and personal estate, appoint to hold, purchase and convey such real and personal estate as the purposes for officers and which it is incorporated may require, not exceeding the amount limited in the make bye laws. act of incorporation, and to appoint such officers and agents as the business of the corporation may require, and to fix their compensation, and to define their duties and obligations, and to make bye laws and regulations not inconsistent with any law in force in this Province for the management of its property, the regulation of its affairs, and the assignment and transfer of its stock.

VI. And be it enacted, That from and after the passing of this Act, the pro- The proceeding ceeding by original against any corporation shall be abolished, and the first process in every action to be brought against any corporation shall be by writ of ations abolsummons according to the form or to the effect following, that is to say:

William the Fourth, (&c.) To the Sheriff of — Greeting: We command Form of Sumyou, that you summon [here insert the name of the Corporation.] that he be mons. before (&c.) on (&c.) to answer A. B. of a plea [&c as the case may be.] and have there then this writ. Witness (&c.)

And every such writ of summons may be served on the mayor, president or other Service. head officer, or on the secretary, clerk, treasurer or cashier of such corporation.

CAP. XXXIV.

An Act for altering the terms of holding the Court of the Governor and Council for causes of Marriage and

· Passed 8th March 1836.

HEREAS it is expedient to alter the fixed and stated terms of holding the ' Court of the Governor and Council for causes of marriage and divorce;' I. Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, That the sixth section of an Act made and passed in the thirty first year of