CAP. XVI.

An Act to enable the Proprietors or Shareholders of a Company, called The Bank of British North America, to sue and be sued in this Province, in the name of the Manager or of any one of the local Directors for the time being of the said Company.

Passed 22d July 1837.

Preamble.

HEREAS certain persons in England and in this Province have formed themselves into a Company or Partnership called or known by the ' name of The Bank of British North America, for the purpose of establishing 'and carrying on Banks of issue and deposit at various Cities, Towns and 'Places, as well within this Province as within other British settlements and 'colonies in North America, and have subscribed and paid a considerable sum ' of money in order to carry on the business of the said Bank: And whereas it is ' expected that the public interests of this Province will be greatly benefitted by ' the operations of the said Company: And whereas inconveniences may hereafter 'arise in recovering debts due to the said Company, and also in enforcing claims ' for or on account of the said Company, and generally in suing and being sued, ' and also in prosecuting persons who may steal, injure or embezzle the property ' of, or who commit any other offence against the said Company, since by law all ' the proprietors or shareholders for the time being of the said Company ought in ' such cases to sue and be sued, and prosecute by their several distinct names; 'wherefore for obviating and removing the inconveniences aforesaid;'

All proceedings by or against the Company may carried on in the one of the local nominal plaintiff or defendant.

I. Be it enacted by the Lieutenant Governor, Legislative Council and Assemat law or equity bly, That from and after the passing of this Act all actions and suits whatsoever at law or in equity which may be brought, instituted or prosecuted within this be instituted and Province, against any person or persons already indebted or who may hereafter name of the ma- be indebted to the said Company, called The Bank of British North America, nager or of any and all actions, suits and other proceedings whatsoever at law or in equity within directors of the this Province, for any injury or wrong done to any real or personal property of Company as the the said Company, in whomsoever the same may for the time being be vested, whether in the said Company or some person or persons in trust for, or for the use and benefit of the said Company, or upon any bonds, covenants, contracts or agreements which already have been or hereafter shall be given or entered into with the said Company, or to or with any person or persons whomsoever in trust for, or for the use and benefit of the said Company, or wherein the said Company is or shall be interested, and generally all other proceedings whatsoever at law or in equity within this Province, wherein the said Company is or shall be concerned or interested, against any person or persons, or body or bodies politic or corporate or others, whether such person or persons or any of them, or such body or bodies politic or corporate, or any member or members, thereof respectively, is or are or shall be a proprietor or proprietors or other holder or holders of any share or shares in the said Company or not, shall and lawfully may be commenced, instituted and prosecuted in the name of the manager or of any one of the local directors of the said Company in this Province at the time when any such action or suit or other proceeding shall be commenced or instituted, as the nominal plaintiff, pursuer or complainer, or as acting in any other character for con behalf of the said Company; and all actions, suits or other proceedings at aw or equity within this Province to be commenced, instituted or prosecuted gainst the said Company by any person or persons, or body or bodies politic or corporate whether such person or persons, or such body or bodies or any member or members thereof, is or are or shall be a proprietor or proprietors,

or other holder or holders of any share or shares in the said Company or not. shall and lawfully may be commenced, instituted and prosecuted against one of the local directors or the manager of the said Company in this Province at the time when any such suit or action or other proceeding shall be commenced or instituted, as the nominal defendant, respondent or defender in such last mentioned actions, suits or proceedings, for or on behalf of the said Company; and the death, resignation or removal, or any other act of such manager or local director shall not abate or prejudice any action, suit or other proceeding in law or equity, commenced or instituted under this Act, but the same, may be continued, prosecuted, carried on or defended in the name of any other local director or of the manager for the time being of the said Company.

II. And be it enacted, That from and after the passing of this Act, it shall Indictments, &c. be lawful for the said Company, by any local director or manager for the time by the Company being of the said Company, to prefer any indictment or information or other in the name of criminal proceeding in any Court or Courts in this Province against any person any local director or manager. or persons, for any offence already committed or which shall hereafter be committed against the said Company, and in all indictments, informations and other proceedings against any person or persons whomsoever for feloniously taking, stealing or embezzling, damaging or destroying, or for any offence whatever relating to any goods, chattels, notes, bills, bonds, deeds or any securities, monies and effects, or any real or personal property whatever, of or belonging to the said Company, such goods, chattels, notes, bills, bonds, deeds, securities, monies, effects and property respectively may be laid and stated to be the goods, Goods, &c. may chattels, notes, bills, bonds, deeds, securities, monies, effects or property respectively of The Bank of British North America; and it shall not be necessary to the Bank of state in any such indictment, information or other proceeding the name or names British North America. of all or any of the persons now or at any time hereafter constituting the said Company; and any offender or offenders shall or may thereupon be lawfully convicted in as effectual a manner to all intents and purposes as if the names of all the persons constituting the said Company were inserted in such indictment, information or other proceeding, or in any proceeding or proceedings consequent or attendant

III. And be it enacted, That any person being or having been a proprietor Actions by or other holder of any share or shares in the said Company, and having any claim Stockholders against the or demand upon the Company or the funds or property thereof on any account Company and whatsoever, may for such claim or demand commence, prosecute and carry on by the Company any action, suit or other proceeding either at law or equity, within this Province, holders. against any local director or the manager for the time being of the said Company, as the nominal defendant, respondent or defender; and any local director or the manager for the time being of the said Company, may as the nominal plaintiff, pursuer or complainer commence and carry on in his own name any action, suit or other proceeding at law or in equity in this Province against any individual proprietor or other holder of any share or shares in the said Company against whom the said Company may have any claim or demand, and all such actions, suits and other proceedings shall be as valid and effectual as it all the proprietors or other holders of shares in the said Company had been made parties thereto; and every judgment, decree and order made therein shall be binding for or against the said Company, and all the proprietors or other holders of shares in the said Company; and no abatement shall arise from the death, resignation or removal or any other act of the said local director or manager pending any such action, suit or other proceeding, but that the same may be continued, defended,

defended, prosecuted or carried on in the name of any other local director or ma-

nager of the said Company for the time being.

Stockholders may sue and be sued by the Company in the same manner as if they were not Stockholders.

IV. Provided always and be it further enacted, That every person being a proprietor or other holder of any share or shares in the said Company shall in all cases be liable to be sued, prosecuted or proceeded against by or for the benefit of the said Company under the powers of this Act, by such actions, suits or other proceedings in such and the same manner, as effectually and with such and the same legal consequences as if such person had not been a proprietor or other holder of any share or shares in the said Company.

Execution upon judgments obtained against the Company.

V. And be it further enacted, That execution upon any judgment in any action or suit, or other proceedings under this Act, obtained against any local director or manager for the time being of the said Company, whether as plaintiff or as defendant, may be issued against any proprietor or proprietors, or other holder or holders for the time being of any share or shares in the said Company: Provided always, that in case such execution against any proprietor or proprietors, or other holder or holders of any share or shares in the said Company, shall be ineffectual for obtaining payment of and satisfaction for the sum or sums sought to be recovered thereby, it shall be lawful for the party or parties who shall have obtained a judgment against any local director or manager for the time being of the said. Company, to issue execution against any other person or persons who was or were a proprietor or proprietors, or other holder or holders of any share or shares in the said Company at the time the contract or contracts was or were entered into, upon which such action, suit or other proceeding may have been brought or instituted; but no such execution as last mentioned shall be issued. without leave first granted by the Court in which such action, suit or other proceeding may have been brought or instituted, which leave shall be applied for upon motion to be made in open Court, on notice to the person or persons sought. to be charged: Provided also, that nothing herein contained shall render such past proprietors liable for payment of any debt for which such action, suit or other proceeding may have been brought to which they would not have been liable by operation of law as partners, in case any action, suit or other proceeding had been originally brought against them for the same: Provided also, that nothing in this Act contained shall be deemed or taken to enable any plaintiff or defendant in any action, suit or other proceeding under this Act to recover. from any proprietor or other holder for the time being of shares in the said. Company, or any other person whomsoever, any greater sum or sums of money. than such proprietor or other holder or person would or might have been liable to pay, either at law or in equity, under any contract for the time being subsist. ing, if this Act had not been passed.

Judgments obtained against any local director or manager to have the same effect as if the Company.

This Act to ex-

VI. And be it enacted, That all and every judgment or judgments which shall at any time after the passing of this Act, be obtained or recovered in any action, suit or other proceeding in law or equity against any local director or manager of the said Company, shall have the like effect and operation upon and obtained against against the funds or property of the said Company, as if such judgment or judgments had been recovered or obtained against the said Company in any action, suit or proceeding in law or equity brought or commenced against the said Company, by or in the several and distinct names of the several proprietors or other.

holders of shares, and as if this Act had not been passed.

And be it enacted, That this Act and the provisions herein contained Company during shall extend to the said Company, called The Bank of British North America, the continuance at all times during the continuance thereof, whether the said Company hath been, heretofore

heretofore from time to time, or shall hereafter be composed of all or some of the persons who were the original proprietors thereof, or of all or some of those persons, together with some other person or persons, or whether the said Company be at the time of passing this Act composed altogether of persons who were not original proprietors of the Company, or whether the said Company shall hereafter be composed of persons who were not original proprietors thereof, or of persons all of whom shall have become proprietors of the said Company subse-

quently to the passing of this Act.

VIII. And be it further enacted, That nothing herein contained shall extend This Act not to to incorporate the said Company, or to relieve or discharge the said Company, extend to incorporate the said Company, or to relieve or discharge the said Company, porate the Comor any of the proprietors or other holders of shares in the said Company from pany, nor disany responsibility, contract, duty or obligation whatsoever to which by law they, pany, nor any he or she now are or is or at any time hereafter may be subject or liable either proprietors there as between such Company and other parties, or as between the said Company bility to which believe to the said Company bility to which and any of the individual proprietors or other holders of shares in the said Com- they would be pany and others, or as between or among themselves or in any other manner otherwise subhowsoever.

IX. And be it further enacted, That within one year after the passing of this Aregistry of the Act, the names and places of residence of all the then stockholders in the said stockholders to be made, and Company shall be entered and registered at the office of the Secretary of this Pro- kept at the Province, in a book to be there kept by the said Secretary for that purpose; in which vincial Secretary shall also be entered the date or time when each of such stackholder because by soffice. shall also be entered the date or time when each of such stockholders became a proprietor of such stock, and in which book shall also be entered a memorandum in the form hereinaster mentioned of every transfer of stock that may thereafter be made by any of the stockholders, which entry shall always be made within twelve months after such transfer shall be made.

X. And be it further enacted, That whenever any sale or transfer of stock of the Registry of said Company shall be made after the passing this Act, a memorandum thereof transfers. signed by both parties, and by one or more witness or witnesses, shall within one year after such transfer be filed by the purchaser or person to whom the same may be so transferred at the office of the Secretary of this Province, which memorandum shall be in the following form, that is to say,

shares in the capital stock of the A. B. this day transferred to C. D. Bank of British North America. Dated this

(Signed) .

Witness.

And any transfer or sale of any stock in the said Company of which a memorandum in the form hereinbetore mentioned, shall not be so filed at the Secretary's office aforesaid in manner and form and within the time in this Act directed, shall not be deemed a good and sufficient transfer against subsequent purchasers.

XI. And be it further enacted, That it shall be the duty of the Secretary of Dut of Prothe Province for the time being immediately or as soon after the filing at his office in reg toring of every such memorandum as the same can be done, to cause the same to be transfers. entered and registered in the said book of registry so to be kept at the said Secretary's office as aforesaid; and which said book so to be kept shall be entitled and called the "Record of the stockholders of the Bank of British North America."

XII. And be it further enacted, That the said book so to be kept at the Secre- Registry book to tary's office shall in the first instance be furnished and then filed by the said Com- be furnished, pany, with the names, residence and dates of all the then stockholders respectively Company with fairly entered therein, and at least three fourths of the said book left blank for all the requisite the entry of memorandums of transfer that may be thereafter made as in this Act XIII. directed.

C. 17, 18.

To be open for inspection.

Fees for entries of transfer and for searches.

Succeeding registry books to Le furnished by the Secretary.

£1000 out of the emigrant

fund granted to

the Justices of Saint John for

the relief of

Money to be

on the Treasury.

emigrants.

XIII. And be it further enacted, That such book of record shall be open to the inspection of all persons applying at the said Secretary's office during office hours for that purpose, and that the Secretary of the Province for the time being shall for his trouble be allowed, and is hereby authorised to charge for every entry of such memorandum of transfer in the said book of Registry a fee of one shilling and sixpence currency, and for every search in the book made by any person applying at the said office for that purpose the sum of one shilling, which said fees to be paid at the time of filing such memorandum of transfer, and making such search respectively; and that when the first book so to be kept as hereinbefore directed, shall be filled up, it shall be the duty of the Secretary of the Province to furnish another, and keep at his own expense all succeeding books that may be required for such registry, so long as the same shall be required by law to be there kept.

CAP. XVII.

An Act to appropriate a part of the Emigrant fund for the purposes therein mentioned.

Passed 22d July 1837.

HEREAS immediate pecuniary aid is required for the support and relief of great numbers of poor and distressed Emigrants, who have lately 'arrived, and are now in and about the City and County of Saint John;

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That there be allowed and paid out of the Emigrant fund so called, to the Justices of the Peace in and for the City and County of Saint John, the sum of one thousand pounds, to be appropriated by the said Justices towards the relief and support of the aforesaid needy and distressed Emigrants.

II. And be it enacted, That the before mentioned sum of money shall be paid paid by warrant by the Treasurer out of the monies of the aforesaid Emigrant fund by warrant of His Excellency the Lieutenant Governor and Commander in Chief for the time being, by and with the advice and consent of His Majesty's Executive Council.

CAP. XVIII.

An Act to provide for the relief of Poor Emigrants in the Town of Saint Andrews in the County of Charlotte.

Passed 22d July 1837.

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HEREAS from the destitute condition of a number of Emigrants arriv-' ing at the port of Saint Andrews this year, it is expedient that a sum

' of money be granted from the Emigrant fund for their relief;'

Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That it shall and may be lawful for the Lieutenant Governor, by and with the advice of the Executive Council, to grant a warrant on the Treasury in favor of the Overseers of the Poor for the Parish of Saint Andrews, in the County of Charlotte, for a sum not exceeding three hundred pounds, to be taken from the Emigrant fund, to be applied and expended in relieving distressed Emigrants; and that the said Overseers of the Poor do furnish accounts and vouchers of the expenditure thereof, to be laid before the Legislature at their next Session.

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£300 out of the emigrant fund granted to the Justices of Charlotte County for the relief of emigrants.

Accounts of expenditure to be laid before the Legislature.

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