of the Shares.

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order of a majority shall not take effect except by the order of a majority of the Stockholders of the of the Stockholders of ders at a meeting said City Bank, present at a meeting to be held at any time hereafter, agreeably representing at least three-fourths of least three fourths to the terms of the said Act of incorporation, representing at least three-fourths of the shares of the said Stockholders.

CAP. XXVI.

An Act in addition to an Act, intituled "An Act to incorporate sundry persons by the name 60 G. 3, c. 13. of the President, Directors and Company of the Bank of New Brunswick.

Passed 23d March 1839.

THEREAS it is considered expedient that an union should take place 'between the Bank of New Brunswick, and the City Bank;

Capital Stock of the City Bank may be received into the Capital or the Bank or New Brunswick, and when so re-ceived, both Banks to be united under te name of the President, Directors and Company of the Bank of New Brunswick, and as such suband as such subject to the provisions of the Acts 6 W. 4, c. 18, 6 W. 4, c. 33, 6 W. 4, c. 57.

2 vie -1.23 c-35 3

Proviso.

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That the President, Directors and Company of the Bank of New Brunswick, shall and may, at any time hereafter, (if an arrangement for that purpose can be effected,) receive into the Capital Stock of the said Bank of New Brunswick the Capital Stock of the City Bank, in the City of Saint John, which Capital Stock of the said City Bank shall, when so received, become and be part and parcel of the Capital Stock of the said Bank of New Brunswick; and the said Bank of New Brunswick and the said City Bank shall then and from thenceforth be united into one Bank, under the name of the President, Directors and Company of the Bank of New Brunswick, and as such be subject to the provisions of the said Act incorporating the said Bank of New Brunswick, and also to the provisions of an Act made and passed in the sixth year of the Reign of His late Majesty King William the Fourth, intituled "An Act relating to Corporations," and also to the provisions of a certain other Act made and passed in the same year of the Reign of His said late Majesty, intituled "An Act to prescribe certain general regulations in respect to Corporations," and also to the provisions of an Act made and passed in the sixth year of the Reign of His late Majesty King William the Fourth, intituled "An Act to provide for the further increase of the Capital Stock of the Bank of New Brunswick, and to amend and continue the Act for incorporating the said Bank," and also to such rules and regulations for the good order and government of the said Bank of New Brunswick as have already been made, or may hereafter be made, agreeably to the said Act incorporating the said Bank of New Brunswick, and to the said Act made in the sixth year of the Reign of King William the Fourth for increasing the Capital Stock of the same Bank: Provided always, that the whole amount of the Capital Stock of the same Bank, when increased under the provisions of this Act, shall not exceed the amount to which the Stockholders of the same Bank, are authorized to increase the Capital Stock thereof, by the provisions of the said last mentioned Act, passed in the sixth year of the Reign of King William the Fourth, that is to say, the sum of one hundred thousand pounds; And provided also, that the increase of the Capital Stock of the same Bank, made under the provisions of this Act, shall be deemed and taken pro rata, to be in lieu of any increase of such Capital Stock under the provisions of the said last mentioned Act of the sixth year of the reign of King William the Fourth.

II. And be it further enacted, That when an union of the said Bank of New Brunswick and the said City Bank shall be effected, agreeably to the first Section of this Act, the persons then in office, as the President and Directors of the said Bank of New Brunswick, shall continue in office as such, and be and act as the President and

Officers of Bank of New Brunswick to be Officers of the united Banks

Directors

Directors of such united Bank until the next annual election of Officers shall take place agreeably to the said Act incorporating the said Bank of New Brunswick; Pro- Act not to take effect without the vided that the provisions of this Act shall not take effect, except by the order of a order of the Stockmajority of the Stockholders of the said Bank of New Brunswick, present at a meeting to be held at any time hereafter, agreeably to the terms of the said Act incorporating the said Bank of New Brunswick, at which meeting shall be represented at least three fourths of the shares of the said Stockholders.

III. And be it further enacted, That all the Bonds, Bills, Notes or other secuThe City Bank Securities to be rities, held by the said City Bank at the time of such union of the said two Banks, transferred to the Bank of New Bank of shall and may be transferred to and recovered by and in the name of the Presi-Bank of New Brunswick, which dent, Directors and Company of the said Bank of New Brunswick; and the said is to be liable to pay all Bonds, &c. President, Directors and Company of the said Bank of New Brunswick, shall be given by the former. liable to and shall pay and discharge all Bonds, Bills, Notes or other securities given by the said City Bank, and outstanding at the time of such union: And the Stockholders of the said Bank of New Brunswick after the said union, shall be liable for the said last mentioned Bonds, Bills, Notes and other securities, in like manner as for any other debts due from the said Bank of New Brunswick.

Continued 5 5 kg 15 tre CAP XXVII.

amended I end by 4 the

An Act for the felief of old Soldiers of the Revolutionary War and their Widows.

Passed 23d March 1839.

THEREAS it is deemed expedient that some provision should be made 'by law for such and so many of the Soldiers of the Revolutionary Preamble.

'War in America as may be residing in this Province, and are in indigent or dis-'tressed circumstances, and also for indigent or distressed Widows of Soldiers who may have served in the same war;

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and

Assembly, That the sum of ten pounds per year shall be paid to every old Soldier frantedtoindigent of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every Widow of any Soldier of such Revolutionary War, and to every tionary War, who, at the time of the passing of this Act, may be resident within this their Widows. Province, and who is in distressed or indigent circumstances: Provided always, That such Widow shall have been married to such Soldier before the time of the passing of this Act, and shall also be a widow at the time of making her application as hereinafter mentioned.

II. Provided always, and be it further enacted, That whenever any application be taken by Soldishall be made by any old Soldier under the provisions of this Act, in order to ersapplying under entitle himself to the aforesaid sum of ten pounds, he shall take an oath to be set down in writing, and shall subscribe his name or affix his mark thereto, which oath shall be in the form following, that is to say: "I A. B. of " County of , aged

years, do swear that I served in the Revolutionary Regiment (or as the fact may be), that I was attached "War in America in the , that I was lawfully discharged from " to a Company commanded by ce, at in the year , that I now reside at , in the County , and that I did actually reside in this Province at the time of the passing "the service, at " of an Act made in the second year of the reign of Her Majesty Queen Victoria, "intituled 'An Act for the relief of old Soldiers of the Revolutionary War and their "Widows,' and that I am not directly or indirectly in the receipt of any pension

"from Her Majesty's Government, and that I am in indigent circumstances, "having no sufficient property by or from which I can support or maintain myself,