And render accounts when required.

by any number of Stockholders, holding at least one-third part of the Shares or Stock which shall then be subscribed for and taken up, an exact and particular Statement of the Debts and Credits of the said Company, together with all other information concerning the affairs of the said Company, within the knowledge or power of the said Directors, which shall be required by any number of Stockholders, holding, as aforesaid, the third part of the Stock then subscribed, shall be rendered and exhibited.

Votes of Stockholders proportioned.

XII. And be it further enacted by the authority aforesaid, That each Stockholder shall be entitled to a number of votes, proportioned to the number of Shares which he or she shall have held, in his or her own name, at least three months previous to the time of voting, (except at the first Election,) according to the following Rates, that is to say: one Vote for each Share not exceeding four; five Votes for six Shares; seven Votes for ten Shares; and one Vote for every five Shares above ten.

Rights of His Majesty and others not to be affected by this Act. XIII. And be it further enacted by the authority aforesaid, That nothing herein contained shall affect, in any manner or way whatsoever, the right of His Majesty, His Heirs and Successors, or of any person or persons, Bodies Politic or Corporate, except as is herein expressly provided.

Legislature to have power to amend this Act.

XIV. And be it further enacted by the authority aforesaid, That the Legislature shall have power, at any time, to repeal, alter or modify this Act, in any of its provisions.

CHAP, LV.

AN ACT to Incorporate a Joint Stock Company for the improvement of the Mineral Springs in the Township of Caledonia, in the Ottawa District.

[Passed 4th March, 1837.]

Preamble.

WHEREAS certain medicinal Springs have lately been discovered in the Township of Caledonia, in the District of Ottawa, the virtues and efficacy whereof, in the cure of numerous diseases, have been frequently and satisfactorily tested: And whereas, William Parker, by his petition presented to the Legislature, hath prayed for the privilege of being Incorporated, together with other individuals who may be associated with him, for the purpose of rendering the said Springs accessible to the public, and convenient to individuals resorting thereto: 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 Upper Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain, entitled "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's reign, entitled 'An Act for making more effectual 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 by the authority of the same, That the said William Parker, and all such other persons as Company incorposhall hereafter become Stockholders of the said Company, shall be, and are hereby ordained, constituted and declared to be a Body Politic and Corporate, in fact, by the name of "The Caledonia Springs Company," and that by this name they and their Successors shall and may have pernetual succession; and by such name shall be capable of contracting and being contracted with, of suing and being sued, pleading and being impleaded, answering and being answered unto, in all Courts and places whatsoever; and that they and their Successors may and shall have a Common To have a Common Seal, and may change and alter the same at their will and pleasure; and Seal; also that they and their Successors by the same name of 'The Caledonia May hold Estate. Springs Company,' shall be in law capable of purchasing, having and holding, to them and their Successors, any Estate, real, personal or mixed, to and for the use of the said Company: Provided always, that the said Limited to 3000 acres Corporation shall not have power to hold any more or other real Estate of land in County of Prescott; than three thousand Acres of Land, in the County of Prescott, and not Not to carry on elsewhere: And provided also, that it shall not be lawful for the said Corpo- business of banking. ration to carry on the business of Banking.

II. And be it further enacted by the authority aforesaid, That the Capital Capital stock £50,000. Stock of the said Corporation shall be Fifty Thousand Pounds, and shall be divided into two thousand Shares, of Twenty-five Pounds each; ten first instalment. per centum of which amount shall be paid as the first instalment of the When £5,000 paid said Stock; and so soon as it shall appear to the Directors and Treasu in, Company may rer of the said Corporation, that five thousand Pounds of the whole Stock commence operations. shall have been paid in, by all or part of the said Stockholders, then the said Company shall be allowed to commence their operations under this Manner of numbering Act as a Corporate Body; and all the Shares in the said Company shall be numbered in progressive order, beginning at number one; and that after the first meeting of the said Corporation, each member holding Shares in the said Company's Stock, shall be entitled to a Certificate, under the Seal of the said Corporation, and signed by the Secretary and Treasurer thereof, certifying his property in such Share or Shares, as shall be expressed in such Certificate.

Number of votes Stockholders entitled to. III. And be it further enacted by the authority aforesaid, That any person owning a Share in the said Company, shall be a member thereof, and shall be entitled to vote at any meeting of the same, and members may give as many votes as they own Shares, and that absent members may vote by proxy, such proxy being a Stockholder, and authorised in writing.

General meeting of Stockholders to be held annually, on first Monday in September.

Notice of meeting to be given.

Five Directors to be chosen at annual meetings.

Manner of filling vacancies.

Two Directors to be re-elected.

A President to be chosen.

Directors to make rules and bye-laws;

Appoint Officers;

With Salaries, &c.

IV. And be it further enacted by the authority aforesaid, That there shall be a General Meeting of the Stockholders and members of the said Corporation, to be annually holden at the said Caledonia Springs, on the first Monday in September, (such Meeting to continue for such number of successive days as its business may require,) in each and every year, public notice of which shall be given in the Upper Canada Gazette, or in any Newspaper that may be published in the said District, not less than thirty days previously to such election; at which annual meeting there shall be chosen of the said members not less than five Directors, being Subjects of His Majesty, who shall continue in office for one year, or until others are chosen in their stead; and in case any vacancy or vacancies shall at any time happen among the Directors, by death, resignation or otherwise, the same shall be filled for the remainder of the year, by such person or persons as the remaining Director or Directors shall appoint: Provided always, that two of the Directors in office shall be re-elected at such annual meeting for the next succeeding year; and the Directors so chosen shall, at their first meeting after their election, choose out of their number a President.

V. And be it further enacted by the authority aforesaid, That the Directors for the time being, or a major part of them, shall have power to make and subscribe such Rules and Regulations, as to them shall appear useful and proper, touching the management and disposition of the Stock, Property, Estate and effects, of the said Corporation, and touching the duties and conduct of the Officers, Clerks and Servants, employed therein; and shall also have power to appoint as many Officers, Clerks and Servants, for carrying on the affairs of the said Corporation, and with such Salaries and allowances as to them shall seem meet: Provided that such Rules and Regulations be not contrary or repugnant to the Laws or Statutes of this Province.

Yearly Dividends

VI. And be it further enacted by the authority aforesaid, That it shall be the duty of the Directors, to make yearly Dividends of so much of the profits of the said Corporation as to them, or the majority of them, shall appear advisable.

- VII. And be it further enacted by the authority aforesaid, That the Shares of the said Capital Stock shall be transferable, and may be from Shares transferable. time to time transferred by the respective persons so subscribing the same: Provided always, that such transfer be entered or registered in a book or books, to be kept for that purpose by the Directors.
- VIII. And be it further enacted by the authority aforesaid, That in case If election of Directit shall at any time happen, that an election of Directors shall not be made or schoold not take on any day, when pursuant to this Act it ought to have been made, the place on day appointed, Corporation said Corporation shall not for that cause be deemed to be dissolved, but not to be dissolved; that it shall and may be lawful on any other day, to hold and make an In such case, another election of Directors, in such manner as shall have been regulated by the election to take place. By-laws and ordinances of the said Corporation.
- IX. And be it further enacted by the authority aforesaid, That the Directors to be hereafter appointed by virtue of this Act, as soon as they may called in. deem expedient, may from time to time call in instalments upon the Capital Stock, as they shall deem expedient: Provided no instalment shall be called for or become payable in less than forty days, after public notice shall have been given in the Upper Canada Gazette, or in any Newspaper to be hereafter published in the said District: Provided always, that if Shares forfeited by any Stockholder or Stockholders as aforesaid, shall neglect or refuse to stalments: pay the said Directors the instalment due upon any Share or Shares held by him, her or them, at any time when he shall be required by law so to do, such Stockholder or Stockholders as aforesaid, shall forfeit such Shares as aforesaid, with the amount previously paid thereon, and such Share or May be sold, &c. Shares may be sold by the said Directors, and the sum arising therefrom, together with the amount previously paid thereon, shall be accounted for and divided in the same manner as other monies of the Corporation.

X. And be it further enacted by the authority aforesaid. That the Joint Stock alone. Stock or Property of the said Corporation, shall alone be responsible for responsible for debts and engagements of the debts and engagements of the said Corporation, and that no person Corporation. or persons who shall or may have dealings with the said Corporation, shall, in any case whatever, have recourse against the private property of any individual member or members of the said Corporation, or against their person or persons, further than is herein specially provided, and that may be necessary for the faithful application of the funds of the said Corporation.

XI. And be it further enacted by the authority aforesaid, That nothing Private rights proin this Act contained, shall interfere with or in any manner affect, the private vested right of any person or persons whatsoever.

This Act declared a public Act.

XII. And be it further enacted by the authority aforesaid, That this Act shall be deemed and taken to be a public Act, and as such shall be judicially noticed by all Judges, Justices of the Peace, and other persons, without being specially pleaded.

Legislature may make addition to, or alter this Act. XIII. And be it further enacted by the authority aforesaid, That not-withstanding the privileges hereby conferred, the Legislature may, at any time hereafter, make such addition to this Act, or such alterations of any of its provisions as they may think proper, for affording just protection to the public, or to the rights of private individuals.

CHAP. LVI.

AN ACT to Incorporate certain persons therein-named as a Board of Trustees, for the erection, superintending and management, of a Roman Catholic College at Kingston, to be known by the name of "The College of Regiopolis," and for other purposes therein-mentioned.

[Passed 4th March, 1837.]

Preamble.

Recites conveyance of land by the Hon. and Right Rev. the Roman Catholic Bishop of Kingston, for the use and support of Roman Catholic Seminary at Kingston, to Trustees.

WHEREAS, by the Petition of the Reverend Angus McDonell, one of the Trustees hereinafter mentioned, it appears that the Honorable and Right Reverend Alexander McDonell, Roman Catholic Bishop of Kingston, hath, by Deed bearing date the twenty-sixth day of January, in the year of our Lord one thousand eight hundred and thirty-five, conveyed and transferred to, and vested in the Right Reverend Remigius Gaulin, Bishop of Trabacca; the Very Reverend Angus McDonell, of Sandwich, in the Western District; the Reverend John Cullen, late of Bytown, in the Bathurst District; the Honorable John Elmsley, of the City of Toronto, in the Home District; and Walter M'Cuniffe, of the Town of Kiugston, Esquire, and their Successors, a certain piece of Ground, containing three acres and three fifths, known as part of Park Lot number One, adjoining the Town of Kingston, (and now included therein, and now called the Park of Selma, and in the said deed more particularly described,) in trust, for the erection, use and support, of a Roman Catholic Seminary, in the said Town of Kingston: And whereas, by the said Petition, Legislative authority is requested to enable the Trustees above-named, and their Successors, to be elected and appointed in the manner described in the said Deed, to take and hold the said Land, as a Corporate Body, in perpetuity, for the purposes aforesaid: Be it therefore enacted, by the King's most Excellent Majesty, by and with the advice and consent of the Legislative Council