Capital of the Company for the purposes of such indemnity, and shall, if necessary

for that purpose, make Calls of the Capital remaining unpaid.

XLI. And be it enacted, That the Directors shall have power to make Dividends on Dividends. the paid up Capital each half year, when, in their opinion, it shall be advisable; provided always, that no such Dividend shall be declared or made, whereby the Capital Stock will be in any degree reduced.

Not to impair capital.

XLII. And be it enacted, That the word "land", in this Act, shall include all lands, tenements and hereditaments, and real and immoveable property whatsoever; and the word "Shareholders", shall include the heirs, executors and administrators, curators, legatees or assigns, of such Shareholders, or any other party having the legal possession of any Share, whether in his own name or that of any other, unless the context shall be

Interpretation clause.

inconsistent with such construction.

XLIII. And be it enacted, That the said Company shall annually submit to three Branches of the Legislature, within the first fifteen days of each Session, a Statement shewing the amount of Landed or other Property held by the said Company,—the total amount of money borrowed by them under the provisions of this Act, with the Rates of Interest paid thereon,—and a Statement of the various sums loaned by them, with the Rate of Interest thereon.

Statements to the Legislature.

XLIV. And be it enacted, That this Act shall be deemed a Public Act.

Public Act.

SCHEDULE.

Know all men by these presents, that I, A. B., of , have assigned, and do assign to C. D., of , for value received of him, Shares in the Stock of "The Welland Canal Loan Company": Witness my Hand, this day of , one thousand eight hundred and fifty-

A. B.

And I, the said C. D., hereby accept the said Shares, and all liabilities and obligations thereunto attached.

Witness my Hand, this and fiftyday of

, one thousand eight hundred

C. D.

CAP. CLIII.

An Act to amend the Act of Incorporation of the Niagara Harbour and Dock Company.

[30th August, 1851.]

THEREAS "The Niagara Harbour and Dock Company," and Clarke Gamble, Preamble. Esquire, to whom the said Company have conveyed the premises vested in them by the Act of the Legislature of Upper Canada, passed in the first year of the Reign of His late Majesty King William the Fourth, intituled, An Act to incorporate the 1 Will. 4, c, 13. Niagara Harbour and Dock Company, in trust for certain purposes, have severally by petition prayed to be enabled to sell and dispose of the same: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, That the President and Directors of the said Company and Clarke Gamble, his heirs or assigns, shall be, and are hereby authorized and empowered by joint Deed to grant, bargain, sell and transfer, to any person or persons, or body politic or corporate whatsoever, all the estate, right and title of the said Company and of Clarke Gamble, his heirs or assigns, or of either

The Company and Clarke Gamble, as Trustee, empowered to sell and convey certain property.

1851.

of them, of, in and to all and singular the tracts of land and premises now held or occupied by, or in any manner vested in or belonging to the said Company, or the said Clarke Gamble, in trust as aforesaid, in the Town of Niagara and the County of Welland, and particularly the premises mentioned in the seventh section of the Act first above cited, and that the purchasers of the said premises, or any part thereof, shall not be bound to see to the performance of the said trusts.

Doubts under the said Act removed.

II. And for the removing of certain doubts that have arisen as to the powers of the said Company to construct and build Vessels, Steam Engines and Machinery, Be it declared and enacted, That the said Company have had, and shall have, full power and authority to build, construct, possess, use, repair and refit, all and all manner of Vessels, Steamboats, Shipping, Boats, Steam Engines and other Machinery of every kind, and to sell or otherwise dispose of the same as to the said Company shall seem expedient.

CAP. CLIV.

An Act to incorporate "The Saint Lawrence School of Medicine of Montreal."

[30th August, 1851.]

Preamble.

RITHEREAS Francis C. T. Arnoldi, Robert L. Macdonnell, Horace Nelson, Aaron H. David, George D. Gibb and George E. Fenwick, Licensed Practitioners of Medicine and Surgery for the Province, have united for the purpose of giving Public Lectures and Instruction on the various Branches of Science connected with the exercise of their profession, and have, for that purpose, established a Public Medical School, with suitable apparatus and convenience; and have by their petition represented, that if they and their successors were incorporated and invested with the powers hereinafter mentioned, they would be able still further to increase their means of affording adequate instruction to their pupils; And whereas it is expedient to grant the prayer of the said Petitioners: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, That the said Francis C. T. Arnoldi, Robert L. Macdonnell, Horace Nelson, Aaron H. David, George D. Gibb and George E. Fenwick, and their successors, and those who may hereafter become associated with them or their successors, in the manner hereinafter mentioned, shall be and are hereby constituted a Body Politic and Corporate by the name of "The Saint Lawrence School of Medicine of Montreal," and by that name shall have perpetual succession and a Common Seal, with power to break, alter or make anew the same, and may by that name sue and be sued, plead and be impleaded, in all Courts of Law or Equity in this Province; and may purchase, take and hold real and personal property, provided the real property so held by the said Corporation, does not at any time exceed the value of Five Thousand Pounds currency, and may alienate the same, and acquire other property instead thereof.

Certain persons and their successors incorporated.

Corporate name and powers.

Election of new mem-

Corporation to give yearly 120 Lectures as per sec. 12, of 10 and 11 V. c. 26.

II. And be it enacted, That whenever any of the Members of the said Corporation shall die, or shall become permanently resident out of the City of Montreal, or shall resign, (and any Member shall be at liberty so to resign,) or it shall be deemed advisable to increase the number of Members thereof, (which the said Corporation may always do,) then the said Corporation shall elect the Candidate or Candidates by ballot.

III. And be it enacted, That the said Corporation shall yearly cause to be delivered at least one hundred and twenty Lectures each of at least one hour's duration, in accordance herewith, and on the subjects provided by the twelfth section of the Act passed in the Session held in the tenth and eleventh years of Her Majesty's Reign, and intituled, An Act to incorporate the Members of the Medical Profession in Lower Canada, and to regulate