lawful on any other day to hold and make an Election of Directors in such manner as shall have been regulated by the Bylaws, Rules and Regulations of the said Company.

IX. And be it enacted, That a majority of the Directors shall Powers of have full power and authority to make, prescribe and alter such Directors. By-laws, Rules, Regulations, and Ordinances as shall appear By-laws. to them proper and needful, touching the management and Officers. disposition of the Stock, property, estate and effects of the Corporation and the management of its affairs, to declare and Dividends, cause to be paid and distributed to the respective Shareholders, &c. any dividend or dividends of profits at such times as they may think proper, or add the same to the paid up portion of the Capital Stock, and also to appoint such Officers, Clerks, Servants and Agents at such salaries as they may think proper.

X. And be it enacted, That it shall be lawful for the Com- Company may pany to borrow and take up at interest any sum of money not borrow exceeding the sum of Ten Thousand Pounds, and to secure the £10,000. repayment thereof on the land and premises so proposed to be purchased for the purposes of this Act; Provided always, that Proviso. no such loan shall be effected until it has been sanctioned by a majority of the Stockholders present at a meeting to be duly called for that purpose, by notice in writing, at least three days before such meeting.

XI. And be it enacted, That each Shareholder shall be One vote for entitled to one vote for each share held by him in the Stock of the each share of Company in his, her, or their own name or names, for at least Stock. three months previous to the day of the Election, and that no Transfers of transfer of any share shall be valid until entered in the Books of Stock. the Corporation, according to such form as the Directors may from time to time appoint; and that until the full amount of the shares subscribed for shall have been paid up, it shall be necessary to obtain the consent of the Directors to such transfer being made; Provided always, that no Stockholder indebted Proviso. to the Corporation shall be permitted to make a transfer or receive a dividend until such debt be paid or secured to be paid to the satisfaction of the Directors.

XII. And be it enacted, That this Act shall be held to be a Public Act. Public Act.

CAP. CXLVIII.

An Act to incorporate a Company for the erection of an Hotel in the City of Toronto.

[Assented to 23rd May, 1853.]

747 HEREAS Duncan Macdonell, Isaac C. Gilmor, John Preamble. Arnold, P. M. Van Koughnet, James M. Strachan, Thomas Dick, Thomas D. Harris, John Cameron, J. Hillyard Cameron.

Cameron, James Mitchell and John Maulson, Esquires, have by their petition represented, that they are desirous of forming a Company for the erection of an Hotel in the city of Toronto, for the convenience of travellers, and in order to carry the said object into execution, they have prayed for an Act of Incorporation: 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 above named Duncan Macdonell, Isaac C. Gilmor, John Arnold, P. M. Van Koughnet, James M. Strachan, Thomas Dick, Thomas D. Harris, John Cameron, J. Hillyard Cameron, James Mitchell and John Maulson, Esquires, and all such persons as shall hereafter form part of the said Company, their heirs, executors, curators, administrators and assigns, being proprietors of shares in the undertaking hereinafter mentioned, shall be and they are hereby declared to be a Body Politic and Corporate, by the name of "The Toronto Royal Hotel Company," and by the same name they and their successors shall have perpetual succession, with power to sue and be sued, plead and be impleaded, answer and be answered unto in all Courts and places whatsoever, and they may have a Common Seal with power to change and alter the same at pleasure, and by the same name they may lawfully acquire and hold real and personal estate for the use of the said Corporation, and sell, alienate and lease the same as they may deem convenient and useful; but the value of the said real and personal estate shall not exceed the sum of Seventy-five Thousand Pounds current money of this Province.

Certain persons incorporated.

Corporate name and general powers.

Property limited.

Capital £50,000— may be inceased.

Shares-£10.

Shares vested in Shareholders, &c.

Transfers of Shares. II. And be it enacted, That the Capital of the said Company shall be Fifty Thousand Pounds current money aforesaid, divided into five thousand shares of Ten Pounds currency each, with power to increase the said Capital Stock to Seventy-five Thousand Pounds or seven thousand five hundred shares of Ten Pounds currency each, and the said five thousand or seven thousand five hundred shares shall be and are hereby vested in the Shareholders, and their respective heirs, executors, curators, administrators, successors and assigns to their proper use and behoof, proportionately to the sums subscribed and paid by each of the said Shareholders respectively; and the said Shareholders may sell, transfer, lease, give or alienate the shares held by them whenever and so often as they shall think fit, subject to the By-laws of the Company, to be made by the Board of Directors to be appointed as hereinafter provided.

III. And be it enacted, That any Shareholder who shall have Rights of subscribed and paid the sum of One Pound per share or more, each Shareshall be a Member of the said Company, and as such shall be entitled to have and receive, after the erection of the said building and its dependencies, all the net profits and advantages accruing from any sum of money levied, recovered or received under the authority of this Act, proportionably to the number of shares held by him.

IV. And be it enacted, That any Joint Stock Company or Corporations, Corporate Body may take shares in the said Company.

&c., may take

V. And be it enacted, That every Shareholder shall, in Shareholders proportion to the number of shares held by him, pay in the to pay only manner by this Act prescribed, his just portion of the sum their proportion of expernecessary to carry into execution the said undertaking, prosess. portionably to the number of shares held by him.

VI. And be it enacted, That payment of the amount of the Instalments. instalments shall be made at the periods and in the manner fixed and determined by the Board of Directors hereinafter mentioned; but no instalment shall at any time exceed twenty Limitation. per cent of the amount subscribed, or Forty Shillings currency per share, and an interval of at least three months shall be allowed between each instalment called in under this Act.

VII. And be it enacted, That any Shareholder neglecting to Shareholders pay any of the instalments called in by the Board of Directors, to pay when shall be called upon so to do by a written notice under the called on. hand of the Treasurer, and such notice shall be left at the domicile elected by the Shareholder at the time of subscribing; if the Shareholder shall not have paid in the instalment called Forfeiture for in within one month after such notice, he shall forfeit his neglect. right in the shares held by him, without its being necessary to obtain a Judgment for that purpose in a Court of Justice; and Sale of Shares the said shares shall be sold for the benefit of the said Com-forfeited. pany in such manner as shall be determined by the Board of Directors, and if the Shareholder so in arrear shall have already paid at the time of such notice one or several instalments, he shall, nevertheless, forfeit his right in the said shares, and the amount paid in shall belong to the Company as an Rights of indemnification, without prejudice to any right of action which Company saved. the Company may have against such Shareholder for the balance due by him on his shares.

VIII. And be it enacted, That immediately after the pas- Opening sing of this Act, any three of the persons above named may Stock Books. open one or more books of subscription for the purposes aforesaid, and so soon as one thousand shares shall have been First meeting subscribed in the said books, the said persons shall call a of Shareholdmeeting of the Shareholders at the City of Toronto, by public tion of Directnotice inserted twice in a newspaper published in the said ors, &c.

City,

City, for the purpose of electing the Board of Directors of the said Company and Auditors as hereinafter mentioned, and such notice shall state the day, place and hour of the said meeting, and shall be given at least eight days before the day fixed for the holding of such meeting.

Non-liability of Shareholders. IX. And be it enacted, That no Shareholder shall be liable for the payment of any debt or obligation due by the said Company, beyond the amount of the unpaid shares held by him in the said Company.

Election of Directors and anditors, &c.

X. And be it enacted, That at the first meeting of the Shareholders called as provided in the foregoing Section, numbered cight, a majority of the Shareholders shall choose by ballot, among the Shareholders who have paid not less than Ten Shillings per Share, holding at least six Shares each, nine persons to form the Board of Directors of the said Company, and two persons to be Auditors, for the year next after the day on which the said election shall have taken place, and not until after such first meeting shall the Company purchase or lease any lands or buildings, or cause to be erected any building or buildings for or on account of the said Company.

No land to be purchased, &c., until after such meeting.

Annual Meetings of Company.

XI. And be it enacted, That the Annual Meeting for the election of the Board of Directors of the Company and of the Auditors, shall be called in the manner provided by the eighth Section, and shall take place on the same day of the year as the preceding election, except that if such day shall happen to be a Sunday or a statutory holiday, the election shall, in such case, be held on the next day thereafter not being a Sunday or statutory holiday.

Proportion of votes to Shares.

XII. And be it enacted, That at all General Meetings of the Shareholders to be held under this Act, all questions submitted to the consideration of the meeting, shall be decided by the majority of votes of the Shareholders who shall be entitled to vote as follows: every Shareholder holding five shares or less shall have one vote for each share held by him; every Shareholder holding not less than six, nor more than eight Shares shall have six votes; every Shareholder holding not less than nine nor more than twelve Shares shall have eight votes; every Shareholder holding not less than thirteen nor more than nineteen Shares shall have ten votes; every Shareholder holding twenty Shares or more shall have twelve votes; and any Shareholder may vote in person or by proxy, being also a Shareholder to be appointed by him for that purpose by a written instrument under his signature.

Proxies.

Who shall preside at General Meethigs. XIII. And be it enacted, That all General Meetings (except the first meeting called under this Act, which shall be presided over by the person elected for that occasion by the Shareholders then present in person or by proxy,) shall be presided over by the Chairman of the Board of Directors, or in his absence by such Shareholder as shall be chosen for that purpose by the meeting.

XIV. And be it enacted, That the powers and duties of the Powers and Board of Directors shall be: rectors.

duties of Di-

Firstly-To choose from among the Members of the Board Chairman. a Chairman, who shall have a casting vote in case of an equal division of votes, at the meetings of the Board.

Secondly—To appoint and employ and remove at pleasure Officers and such officer or officers, agent or agents, servant or servants of servants. the said Company as they may find from time to time expedient or necessary, and to regulate the duties and fix the salaries of the officers, agents and servants of the said Company, and all the necessary expenditure for the management and working of the Company.

Thirdly-To regulate the form of certificates of Shares and Transfers of the mode of their transfer.

Fourthly—To choose and acquire for and in the name of Site for Hotel, the said Company, a convenient site for the construction of an &c. Hotel and its dependencies, to cause the necessary plans and surveys to be made, and enter into the necessary agreements for the construction of the said building and its dependencies.

Fifthly-To order the payment of any sum of money, as they Payments. may deem necessary for the purposes of this Act.

Sixthly—To contract a loan or loans for and in the name of Loans. the said Company, not exceeding in the whole, at any one time, the sum of Thirty Thousand Pounds currency, at a rate of interest not exceeding six per cent. per annum, and to pledge the moveable and immoveable property of the said Company for the payment of the said loans and interest.

Seventhly-To determine the amount of the several instal- Instalments. ments and the periods at which each Shareholder shall be obliged to pay his instalments, and the amount of the dividends of the profits among all the Shareholders after deducting therefrom the costs and expenses incurred for the purposes of this

Eighthly—To make the necessary By-laws for the govern- By laws. ment and management of the said Company, provided such By-laws be not contrary to this Act nor to the laws of this Province.

Ninthly-To submit to the Annual General Meeting of the Statement of Shareholders, a clear and detailed statement of the affairs of affairs. the

the said Company, certified by the Auditors as having been examined and found correct.

Special and Tenthly—To call Special and General Meetings of the Share-general Meet-holders whenever it shall be necessary, and so often as they ings. shall be required by at least three Shareholders, giving at least fifteen days' notice thereof in newspapers published in the said City of Toronto.

Quorum of Directors: temporary Chairman.

XV. And be it enacted, That the number of Members of the said Board, which shall be sufficient for the legal exercise of the powers and duties herein mentioned, shall be five; and that in the absence of the Chairman, it shall be in the power of the Members present to elect from among themselves a Chairman for the time being, who, in addition to his own vote as a Member of the Board, shall have a casting vote in case of an equal division of votes at the meeting of the Board at which he shall be chosen to preside.

Vacancies among Direct-

XVI. And be it enacted, That in the event of the death or resignation or of the absence for a period of more than six months from the City of Toronto, or of the disqualification of any Member of the Board of Directors, the Shareholders shall, at a meeting held after due notice given in the manner provided by the eighth Section, choose a Shareholder in place of the Member who shall have deceased, resigned, absented himself or become disqualified, and such Shareholder shall form part of the said Board until the then next Annual Election.

Directors to

XVII. And be it enacted, That the Members of the Board be re-eligible. of Directors going out of office may be re-elected.

Statements to be furnished to the Legislature.

XVIII. And be it enacted, That the said Company shall, whenever required so to do by any one of the three Branches of the Legislature, furnish a detailed statement, shewing the real and personal estate held by them, the amount of their debts and the amount of their last dividend, and they shall also furnish a list of the Shareholders and the names of the Members of the Board of Directors of the said Company.

Public Act.

XIX. And be it enacted, That the Interpretation Act shall apply to this Act, which shall be a Public Act.

CAP. CXLX.

An Act to incorporate the Mutual Assurance Associations of the Fabriques of the Dioceses of Quebec and of Three-Rivers, and of Montreal and Saint Hyacinthe.

[Assented to 23rd May, 1853.]

Preamble.

THEREAS certain Fabriques of the Diocese of Quebec and Three-Rivers are desirous of forming a Mutual Assurance Association, for the purpose of mutual assistance in the case of the destruction by fire of churches, chapels, parsonage