Upper Canada Bank.

Cap. 39, 40.

Capital Stock pursuant to this Act : And provided also, that Proviso. the said power hereby conferred to add to its Capital Stock shall cease and determine, unless the said Bank shall by an instrument under its Corporate Seal, signify to the Governor in Council, within one year after the passing of this Act, its intention to avail itself of the said power to add to its Capital Stock as aforesaid.

VIII. This Act and the Act of Incorporation of the said Duration of VIII. This Act and the Act of incorporation of the said this Act and Bank, and any Act amending the same, shall be and remain in of Act incorforce until the first day of January, which will be in the year porating the of our Lord one thousand eight hundred and seventy, and from Bank. that time till the end of the then next session of the Parliament of this Province, any thing in the said Act of Incorporation contained to the contrary notwithstanding, and no longer: Provided always, that the extension of time in this clause Proviso. enacted, shall not take place unless the said Bank shall signify its intention to add to its Capital Stock, within one year after the passing hereof, in the manner provided under the next preceding section.

IX. The statement required by the twenty-seventh section of Monthly the first above cited Act, to be made semi-annually by the said statements required in Corporation, shall be made on the first Monday in each and place of halfevery month, in the manner provided by the said section of yearly. the said Act.

X. This Act shall be deemed a Public Act.

CAP. XL.

An act to authorize an addition to the Capital Stock of the Quebec Bank, and for other purposes relative to the said Bank.

[Assented to 18th December, 1854.]

HEREAS the Quebec Bank have prayed for authority to Preamble. increase their Capital Stock, and to make the Shares transferable in Great Britain, and it is expedient to grant the prayer of their petition : 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, as follows :

I. It shall and may be lawful for the Quebec Bank, constituted Bank may add and incorporated by an Act of the Parliament of this Province, its Capital passed in the Session held in the fourth and fifth years of Her Stock : to be

Public Act.

Quebec Bank. Majesty's Reign, and intituled, An Act to extend the Charter of

the Quebec Bank, to add to their present Capital Stock a further

sum, not exceeding two hundred and fifty thousand pounds currency, divided into ten thousand Shares of twenty-five pounds

each, which Shares shall and may be subscribed for, either in

or out of this Province, in such proportions or numbers, and at

1S VICT.

Cap. 40.

paid by instalments, &c., 4 & 5 V. c. 94, cited.

Proviso.

Proviso.

Proviso : Increase of Capital may be restricted.

Subscribers may pay up Stock at once, on certain conditions.

such times and places, and under such regulations as the Directors of the Bank shall from time to time establish ; and the Shares subscribed for shall be paid in by such instalments and at such times and places, as the Directors shall from time to time appoint, and executors, administrators and curators paying instalments upon the Shares of deceased Shareholders, shall be and are hereby respectively indemnified for paying the same : Provided always, that no Share shall be held to be lawfully subscribed for, unless ten per centum thereof, at the least, be paid at the time of subscribing : And provided also, that the said ten thousand Shares be subscribed for and wholly paid up within five years from and after the passing of this Act : Provided also, that the Members of the said Corporation may at any time by a By-law made for that purpose, either before or after the opening of the books of subscription for the said augmentation of Capital or any portion thereof, restrict the said augmentation of Capital, to any amount they may judge more advantageous to the said Bank. II. Provided always, that when any person or party desirous of subscribing for Shares of the additional Capital Stock authorized by this Act, shall also be willing to pay up at or any time after the time of subscribing, the full amount of the Shares subscribed for, with such premium thereon (if any) as hereinafter mentioned, it shall and may be lawful for the Directors of the Bank, and at any time within the aforesaid period of five

years, to admit and receive such subscriptions and full payment, together with such premium, as, at the time of subscribing, shall or may be agreed upon ; and in every such case, the premium so received shall be carried to the account of the ordinary profits of the Bank ; any thing in the said Act of Incorporation, or in this or any other Act or law, to the contrary notwithstanding.

Additional Capital Stock may be made transferable, &c., in Great Britain.

III. Shares of the additional Capital Stock authorized by this Act, may be made transferable, and the dividends accruing thereon may be made payable in Great Britain, in like manner as shares in the said Bank and dividends thereon are now respectively transferable and payable at the Bank in the City of Quebec, or in Great Britain; and to that end, the Directors may, from time to time, make such rules and regulations, and prescribe such forms, and appoint such agents or agent, as they may deem necessary.

Lirectors may open books of

IV. Provided always, that the Directors of the said Bank shall not be compelled to open books of subscription for the whole

z

1854.

whole number of shares authorized by this Act, at one and the subscription same time, but it shall and may be lawful for the said Direc- for such numsame time, but it shan and may be fawful for the same Direct of shares tors, and they are hereby authorized, from time to time, to limit ber of Shares the number of Shares for which the books of subscription shall deem advisbe opened as aforesaid at any one time, as they in their discre- able. tion may deem most advisable.

V. The several provisions contained in the eighth section of Eighth section an Act of the Parliament of this Province, passed in the to be applicasixtcenth year of Her Majesty's Reign, intituled, An Act to ble to instalauthorize an addition to the Capital Stock of the Quebec Bank, ments due on authorize an addition to the Capital Stock of the Succe Bank, additional to facilitate the transfer of Shares in certain cases, and for other Stock. purposes relative to the said Bank, shall be held applicable to, and shall govein respectively all cases in which any Shareholder or Shareholders shall refuse or neglect to pay any or either of the instalments upon his, her or their Shares of the said additional Capital Stock authorized by this Act, at the time or times and in the manner to be appointed by the Directors of the said Bank as aforesaid ; any thing in this or any other Act or law to the contrary notwithstanding.

VI. It shall be the duty of the Directors of the said Bank to One tenth of invest, as speedily as the debentures hereinafter mentioned can the paid up invest, as speedily as the dependures hereinance mentioned can be proceed from the Receiver General, and to keep invested at invested in all times, in the debentures of this Province payable within the Provincial same, or of the Consolidated Municipal Loan Fund, one tenth Securities. part of the whole paid up capital of the said Bank, and to make a return of the numbers and amount of such debentures, verified by the oaths and signatures of the President and Chief Cashier or Manager of the said Bank, to the Inspector General, in the month of January of each year, under the penalty of the forfeiture of the Charter of the said Bank in default of such investment and return : Provided always, that the said Bank Proviso. shall not be bound to invest any portion of its capital in Debentures, under the provisions of this section, unless it shall avail itself of the power to add to its present Capital Stock, pursuant to this Act : And provided also, that the said power hereby Proviso. conferred to add to its capital Stock, shall cease and determine, unless the said Bank shall, by instrument under its corporate seal, signify to the Governor in Council, within one year after the passing of this Act, its intention to avail itself of the said power to add to its Capital Stock, as aforesaid, and to what amount.

VII. This Act and the Act of Incorporation of the said Bank, Duration of and any Act amending the same, shall be and remain in force this Act and and any Act amending the same, shall be and remain in tore other Acts until the first day of January, which will be in the year of our relating to the Lord, one thousand eight hundred and seventy, and from that Bank. time till the end of the then next session of the Parliament of this Province, any thing in the said Act of Incorporation contained to the contrary notwithstanding, and no longer : Provided Proviso. always, that the extension of time in this clause enacted, shall

Cap. 40, 41.

Quebec Bank.

not take place unless the said Bank shall signify its intention to add to its capital stock within one year after the passing hereof, in the manner provided under the next preceding section.

Monthly statements required in place of halfyearly.

VIII. The statement required by the eleventh section of the first above cited Act to be made semi-annually by the said Corporation, shall be made on the first Monday in each and every month, in the manner provided by the said section of the said Act.

Public Act.

IX. This Act shall be deemed a Public Act.

XLI. CAP.

An Act to amend the several Acts incorporating the City Bank, and to add to its Capital Stock.

[Assented to 18th December, 1854.]

Prezmble.

WY HEREAS by an Act of the Legislature of this Province, passed in the Session thereof held in the twelfth year of Her Majesty's Reign, Chaptered one hundred and eighty-five, the Shares in the Capital Stock of the City Bank, by reason of the losses theretofore sustained by the said Bank, were reduced from the sum of twenty-five pounds currency each, to the sum of eighteen pounds lifteen shillings currency each; And whereas since the passing of the said Act, the profits of the said Bank, now forming part of its Reserved Fund, warrant an increase in the amount of the said Shares, and the President and Directors of the said Bank have prayed, that they be authorized to add so much of the said profits in hand to the present nominal amount of the shares as will increase the said shares to the sum of twenty pounds currency each, and it is expedient to grant the prayer of their said Petition : 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, as follows :

Shares to be increased in walce from £18 15s each 50 £20 each.

I. It shall and may be lawful for the Directors of the said Bank, by a resolution to that effect, to appropriate so much of the reserved profits of the said Bank, as shall be necessary to increase each and every of the shares in the Capital Stock thereof, to the sum of twenty pounds currency, to wit, to add the sum of one pound five shillings currency to each and every of the present twelve thousand shares of eighteen pounds fifteen shillings currency each, and thereby to increase the subscribed and paid up Capital Stock of the said Bank to the sum