of any such Savings Bank that after payment of, or after due provision is made for the liquidation of all debts or deposites, and all interest due to, or arising thereupon, to depositors or others, there will be any surplus profit, or interests, it may be appropriated, and paid over to any charitable Institution in this Province by Law established or incorporated: Provided that the vote to make such appropriation be carried in the affirmative by not less than three fourths of the Trustees present at the meeting.

X. And be it enacted, that where provision shall be made by one or more of the general rules, orders or regulations of any such Institution, and filed as hereinbefore required, for a reference by arbitration of any matter in dispute between any such Institution, or any person or persons acting under them, and any individual depositor therein, or any executor, administrator, next of kin, or creditor of any deceased depositor, or any person claiming to be such executor, administrator the award shall next of kin, or creditor, then and in every such case the matter so in dispute shall be referred to such arbitrator or arbitrators as shall have been named according to the general rules, orders or regulations of such Institution; and whatever award, order, or determination shall be made according to the true purport and meaning of the rules, orders and regulations of such Institution, shall be binding and conclusive on all parties, and shall be final to all intents and purposes, without any appeal.

Where no provision is made by any general rule, &c. matters in dispute may be submitted to Arbitrators and

XI. And be it enacted, that whenever a transcript of the rules, orders and regulations for the management of any Institution requiring the benefit of this Act, shall have been, or shall be deposited with the Clerk of the Peace for the District wherein such Institution shall be established, pursuant to the directions of this Act, such transcript shall be signed by two Trustees of such Institution, and shall, by such Clerk of the Peace, be laid before the Justices of the Peace for such District, at the General or Quarter Sessions next after the time when such transcript shall have been so deposited; and it shall be lawful for such Justices then and there present, after due examination thereof, to reject and disapprove of such part or parts thereof, as shall be repugnant to the true intent and meaning of this Act; and to allow and confirm the said transcript, or such part or parts thereof, as shall be conformable to the true intent and meaning of this Act: Provided always, that such Justices, shall signify such rejection or disapproval of any one or more of the rules, orders and regulations contained in such transcript, by the words" rejected," or "disapproved," written opposite such rule or rules, order or orders, regulation or regulations, and signed by the Chairman of such Sessions; and such rule or rules, order or orders, regulation or regulations, as shall be so rejected or disapproved of, shall not be in force from the time of such rejection or disapproval; any thing in this Act, or in any such rules, orders, and regulations to the con-

Whenever a transcript of the rules, &c. shall be deposiled with the Clerk of the Peace for the District where such Institution is established, such Transcript shall be signed by two Trustees of such Institution.

Proviso.