hereby authorized to be carried on, shall be united into a Company according to the powers and authorities hereinafter set forth or referred to, and shall be one Body Politic and Corporate by the name of "THE KINGSTON MINERAL WELLS COMPANY," and by that name shall have perpetual succession and a Common Seal, with power to break and alter such Seal, and by that name shall sue and be sued, plead and be impleaded, in all Courts, whether of Law or Equity, in this Province.

II. And be it enacted, That the said Company shall be and they are hereby authorized and empowered to lay out and invest their capital, in the first place, in paying and discharging all costs, charges and expenses incurred in applying for and obtaining this Act, and all other expenses preparatory or relating thereto, and the remainder of such capital, or so much thereof as may from time to time be deemed necessary is the manner and for the purposes hereinafter mentioned, that is to say, in the erecting, fitting up, furnishing, maintaining and carrying on public and private Baths, and other conveniences connected with the use of the Mineral Waters now or at any time belonging to the said Company, and also in the erection and fitting up of houses and other buildings for the reception, accommodation and entertainment of invalids, and any other persons resorting to the said Mineral Wells; and also in the doing, purchasing or providing whatsoever in the opinion of the Directors of the said Company, for the time being, shall be requisite or expedient for the interests of the said Company.

III. And be it enacted, That it shall be lawfed for the said Company to acquire by purchase, lease, mortgage or otherwise, and to hold either absolutely or conditionally, the property, lands and hereditaments belonging to James Morton, in the County of Frontenac, in the Midland District of the said Province, or any part or parts thereof whereon the said Mineral Waters have been discovered, and to lay out and apply the capital and other property, for the time being, of the Company, or any monies raised by the Company in acquiring by purchase, lease, mortgage or otherwise, such property, lands and hereditaments, or any part or parts thereof; and that it shall also be lawful for the Company, and they are hereby empowered to acquire by purchase, mortgage or otherwise, and to hold either absolutely or conditionally, any other property, lands and hereditaments in the said County of Frontenac, in the Midlar. District, in this Province, and to lay out and apply the capital and other property, for the time being, of the Company, or any monies raisea by the Company, in acquiring by purchase, mortgage or otherwise, such property, land and hereditaments in the said Province : Provided always, that the property, lands and hereditaments hereby authorized to be acquired and held by the said Company shall not exceed one thousand acres.

## IV

from posses which sale, they tage author proper dealing

V. Twen two I and s with affixe

V perso of re V

be ca be fa seven being such share share the

> Shar "T from of th corp nien or of copi

V

the to be com shal