out of the proceeds of the debentures by the deposit whereof the same are secured and of any dividend or interest accruing thereon after such failure, in preference to any other creditor whatever of such Bank.

XXXVI. And be it enacted, That for and not with standing any thing in the Act passed in the Session held in the fourth and fifth years of Her Majesty's Reign and intituled "An Act for levying a certain rate or duty on Bank notes issued and in circulation in this Province," no duty 10 shall be payable on Bank notes secured by the deposit of Provincial securities in the manner hereinbefore provided.

XXXVII. And be it enacted, That the Interpretation Interpreta-Act shall apply to this Act, and that if any case not expressly provided for by this Act shall arise, it shall be right to 15 decided in such manner as shall be most consonant to Act. the general spirit of the provisions of this Act to which reference shall always be held in applying the law to such case; and no amendment of this Act, or declaratory enactment applying indiscriminately to all similar cases, 20 which may be made as to the intent and meaning of this Act, nor any enactment which shall be made for giving full effect to its provisions or any of them, shall be deemed an infringement of the rights of any party, although the same may incidentally affect pending 25 cases, or Banks established before the passing of the amending or declaratory Act; and the Governor in Council shall have full power from time to time to make regulations for the governance of the Inspector General and all Receivers or officers to be appointed under this 30 Act, in the performance of the duties assigned to them; and all Courts to whom any jurisdiction is assigned by this Act shall have full power to make rules of practice

XXXVIII. And be it enacted, This a general statement Statements to 35 of the Banks established under this Act, their capital, the Legislacirculation, liabilities, and such other particulars respecting them as may be required to shew the operation of this Act, and an account of the expenses incurred in carrying 40 it into effect, shall be laid before the Legislature within days after the opening of each Session thereof.

and tariffs of fees with regard to all proceedings to be

adopted in carrying such jurisdiction into effect.