

(3) Same as Dominion (3).

(4) The aggregate so paid in thereon must be at least ten per cent. thereof, or five per cent. of the total capital; unless such total exceed \$500,000, in which case the aggregate paid in upon such excess must be at least two per cent. thereof.

(5) Such aggregate must have been paid in to the credit of the company or of trustees therefor, and must be standing at such credit, in some chartered bank within the Province, unless the object of the company is one requiring that it should own real estate, in which case not more than one-half thereof may be taken as invested in real estate suitable to such object, duly held by trustees therefor, and being fully of the required value over and above all encumbrances thereon.

(6) Same as Manitoba 7 (c).

R. S. N. S., ch. 79, sec. 5 (a), same as Dominion (2), adding "such list of shareholders must be sent in with the petition in duplicate."

(b) Same as Dominion (3).

(c) The aggregate so paid in thereon must be at least ten per cent.

(d) Same as Quebec (5) *mutatis mutandis*.

Brit. Columbia, see *supra*, p. 8.

The Ontario Act, R. S. O., ch. 191, differs from the other Provinces, and sec. 10 reads as follows:—

(1) The applicants for incorporation, who must be of the full age of twenty-one years, may petition the Lieutenant-Governor, through the Provincial Secretary, for the issue of letters patent. The petition of the applicants shall show :

(a) The proposed corporate name of the company with the word "Limited" as the last word thereof; and such name shall not on any public ground be objectionable, and shall not be that of any known company, incorporated or unincorporated, or of any partnership, or individual, or any name under which any known business is being carried on, or so nearly resembling the same as to deceive; provided, however, that a subsisting company, or partnership, or individual, or the person carrying on such business may consent that such name, in whole or in part, be granted to the new company.

(b) The objects, simply stated, for which the company is to be incorporated.

(c) The place within the Province of Ontario where the head office of the company is to be situated, and where its principal books of account and its corporation records are to be kept, and to which all communications and notices may be addressed.

(d) The amount of capital stock of the company.

(e) The number of shares and the amount of each share.

(f) The name in full, the place of residence and the calling of each of the applicants.

(g) The number, and the names of the applicants, not less than three, who are to be the provisional directors of the company. (As amended by 61 Vict., cap. 19, 1898.)

(2) The petition may be similar to, but in its essential features shall comply with, Schedule "B" to this Act, and shall be accompanied by a memorandum of agreement, executed in duplicate, which may be similar to, but which shall in its essential features comply with Schedule "A" to this Act.