in the twenty-seventh and twenty-eighth years of Her Majesty's reign,—may be proceeded with, and incorporation by judicial decree or letters-patent (as the case may be) may be obtained in virtue thereof, as though this Act had not been passed.

57. The Company shall be subject to the provisions of any Act Winding up of this or any future Session, for the winding up of Joint Stock Companies.

SCHEDULE A.

Public notice is hereby given, that under the Canada Joint-Stock Companies Letters Patent Act, 1869, letters-patent have been issued under the great seal of the Dominion of Canada bearing date the day of incorporating [here state names, address and calling, of each corporator named in the letters patent], for the purpose of [here state the undertaking of the company, as set forth in the letters-patent], by the name of [here state name of the company, as in the letters-patent] with a total capital stock of dollars, divided into shares of dollars each.

Dated at the office of the Secretary of State of Canada, this day of

A. B. Secretary.

SCHEDULE B.

Public notice is hereby given, that under the Canada Joint-stock Companies Letters Patent Act 1869, supplementary letters-patent have been this day issued under the great seal of the Dominion of Canada, bearing date the day of whereby the total capital stock of [here state the name of the Company] is increased [or decreased, as the case may be] from dollars to dollars.

Dated at the office of the Secretary of State of Canada, this day of