

Directors to be made for that purpose, be set apart on the books of 5
the said Company as applicable only to losses in the Life Branch,
shall not at any time thereafter be applied or be applicable to, or
be used or taken for the payment of any loss, debt, judgment,
execution or claim against the said Company; but shall, in all
future time, be only applied and applicable to the payment of 10
losses sustained upon policies in the said Life Branch, anything in
the said Act contained to the contrary thereof notwithstanding.

Awards under
Section 12 of
the said Act
to be final.

V. And be it enacted, That for, and notwithstanding anything
in the twelfth Section of the said Act contained, any award here- 15
after made in pursuance thereof shall be final, binding and con-
sulative between the parties.

Name
changed.

Effect of such
change.

VI. And be it enacted, That the name of the said Company
shall be changed to, and shall be hereafter called and known as
“*The Provincial Insurance Company*,” and by that style and title,
shall have the like powers and privileges, and be subject to the 20
like liability as the “*Provincial, Mutual and General Insurance*
“*Company*,” and any debt, liability, contract, agreement, claim or
cause of action heretofore existing, accrued or made by, to or with
the said Company, and all deeds, bonds, agreements, notes, writ-
ings and instruments made with, to or by the said “*The Provincial, 25*
“*Mutual and General Insurance Company*,” shall remain in full
force, and effect as if this Act had not been passed, and may be
sued for in the name of the “*Provincial Insurance Company*,”
by which name the said Company may sue, and be sued as well
on account of anything heretofore done, as now or hereafter to be 30
done,—the said latter name, standing in the place of, and having
the same force and effect as the said former name.