1854.7

passing of this Act.

No. 46:

An Act to amend the Charter, and increase the Capital Stock, of the Bank of Montreal.

THEREAS the Bank of Montreal have prayed for the amendment Preamble. of their Charter, and to be permitted to increase their Capital Stock, and it is expedient to grant their prayer; Be it enacted, &c., as followeth:

I. It shall be lawful for the Bank of Montreal to add to their present The Capital 5 Capital Stock, the sum of five hundred thousand pounds currency, divided of the Bank into ten thousand shares of fifty pounds each; which shares may be subsed by £500, scribed for, either in or out of this Province, in such proportions or num- 000; and how. bers, and at such times and places, and under such regulations, as to the Directors of the Bank shall seem meet; the shares subscribed for shall be paid 10 in by such instalments, and at such times and places, as the Directors shall appoint; and executors, administrators, and curators, paying instalments upon the shares of deceased shareholders, shall be, and are hereby respectively indemnified for paying the same; but no share shall be held to be Ten per cent. lawfully subscribed for, unless ten per centum thereof, at the least, be paid to be paid on subscribing; and the provisions of the fifth section of the for new shares. Charter or Act of Incorporation of the said Bank, shall be applicable Act of incorto all cases in which instalments on shares, subscribed for under this Act, poration to extend to new shall be unpaid; and all other the provisions of the said Act of Incorpora-shares. tion, and of the Act of the Parliament of this Province, passed in the 20 sixteenth year of Her Majesty's reign, (Cap. 55,) intituled, "An Act to authorize an addition to the Capital Stock of the Bank of Montreal, and to f cilitate the transfer of Shares in certain cases," shall likewise be applicable

Capital Stock: Provided always, that the said ten thousand shares Proviso. 25 be subscribed for, and wholly paid up, within five years from and after the

II. For the words "two thousand pounds," in the first section of the Section 1, of Act of Incorporation of the said Bank, (namely, of an Act of the Parlia-Act of incorment of this Province, passed in the session thereof held in the fourth and amended. 30 fifth years of Her Majesty's reign (Cap. 98), intituled, "An Act to renew the Charter of the Bank of Montre", and to increase its Capital Stock,") the words "five thousand pounds" shall be and are hereby substituted.

to the ten thousand shares hereby authorised to be added to the said

III. In lieu of ten shares, specified in the seventh section of the said Qualification Act of Incorporation, every Director of the said Bank shall be the holder of a Director and proprietor, in his own name and right, of not less than twenty shares of the Capital Stock, and shall be otherwise qualified as required by the said seventh section.

IV. So much of the thirteenth section of the said Act of Incorporation Directors may as prohibits the remuneration for his services of any Director, other than the be paid. 40 President of the Bank, shall be, and is hereby repealed: Provided always, Provise. that no Director of the Bank, during his Directorship, shall be or act as a private Banker, or shall be a Director, Manager, or Officer of any other Bank or Banking Company, either public or private.