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BILL.

An Act to restrain and confine within certain limits the system of voting by proxy in Banking Institutions and other incorporated companies.

THEREAS the Stockholders, Shareholders and Preamble. Partners of Banking Institutions and other incorporated companies in this Province, are represented on many occasions at the meetings for the transaction of 5 the general business of such companies, and the election of the office-bearers thereof, by parties holding proxies or powers of Attorney to vote at such meetings, and are by law permitted to be so represented; and whereas divers abuses are likely to be engendered in consequence 10 of, and are liable to result from, the said practice; and whereas it hath become desirable to restrain and confine within certain limits the system of representation by proxy in such Banking Institutions and companies:

Be it therefore enacted &c.

That no President, Director or Manager of any incor- No Officer of porated Banking Institution or other Incorporated Com-hold or use pany, and no person in any way employed in the service proxies. or management of such institution or company, shall hold any proxies of, or shall represent any Stockholders, 20 Shareholders or Partners whatever of any such company, at any of the general or special meetings of the Stockholders. Shareholders or Partners thereof.

il. And be it enacted that it shall be the duty of the List of Share-Chairman or other Presiding Officer of every such Bank-sent annually 25 ing Institution, or other Incorporated Company, to cause to each, ninety days before to be printed annually, at least ninety days before any meeting for meeting for the election of officers, a list of the stockholders, shareholders, or partners of such Banking Institution or other Incorporated Company, stating the resi-30 dence of each, the number of shares held by each, and the number of votes to which each may be entitled, and to cause a copy thereof to be addressed and sent by mail or otherwise to each and every one of such stockholders, shareholders, or partners.

III. And be it enacted that no officer of any such No officer of Banking Institution or other incorporated company, nor the past or current year to any person who has held the office of President, Vice hold or use President or of Director or Solicitor, or any other office such proxies, in or under such Bank or Corporation, at any time dur-