Peace, that no appeal is pending, as aforesaid, and that the same or some certain part thereof remains unsatisfied. and notice being thereupon sent by the Inspector General to the Bank requiring the Bank to satisfy the same.

XXV. And be it enacted, That whenever either by the Proceedings lapse of time or by the voluntary act of the individual in case a Bank shall be volun-Banker or by agreement among the partners, or associ-tarily closed. ates, or Shareholders in accordance with their articles of agreement, it is intended that any Bank shall be closed. 10 then after ninth-tenths of all the Bank notes of such Bank shall have been redeemed and returned to the Inspector General, the Bank shall give public notice in such manner and during such time as the Inspector General shall

appoint, that its Bank notes are called in and are to be 15 presented at the office of the Bank for payment on or before a day to be named in the notice and not being nor less than

from the date thereof and that if not so presented they. will after the said day cease to be secured by the deposit 20 of Provincial securities; and after the said day the Inspector General, upon the delivery to him of all that 25 giving of such security be presented for payment at some 30 cate to the Receiver General for the delivery to the Bank

shall have been so presented, and upon security being given by recognizance to his satisfaction that all such of those then outstanding as shall within two years from the certain place to be named in the recognizance and being within the limits of the City, Town or Village where the business of the Bank was conducted, will be then and there redeemed in current money, may issue his certifiof the remaining one-tenth of the Provincial securities deposited in his hands; and the holder of any Bank note so presented as provided in such recognizance and not paid, may recover the amount thereof with interest from 35 the date of presentation and costs, from the cognizors by action on such recognizance.

XXVI. And be it enacted, That every Bank formed List of all the under this Act shall, whether the partners, associates or to be kept con-Shareholders therein be or be not jointly and severally stantly exposed in the 40 liable, keep constantly and conspicuously exposed and Bank. accessible to the public in the office of the Bank a correct list of all the partners, associates or shareholders therein, with their places of residence, and if the liability of all or any of them be limited, such list shall also shew 45 the amount of the liability of each, and the Bank shall in such case also keep in its office open for public inspection copies of their articles of agreement and of the instrument fyled as herein before required, and every Copies to be such Bank shall on the payment of the sum of seven pence 50 half-penny deliver to any person applying for the same a

copy of such list and of such articles or instrument (if any