## BILL.

## An Act to amend the Charter of the International Bank of Canada.

W HEREAS the International Bank of Ca ada have by their petition Preamble. prayed for certain amendment to their Charter, the better to enable them to go into operation, and it is expedient to grant the prayer of the said Petition: Therefore, Her Majesty, by and with the advice and 5 consent of the Legislative Council and Assembly of Canala, enact as follows:—

I. The fourth, sixth, seventh, teath, sixteenth, seventeenth and twenty-portions of 29 eighth sections of the Act to inc rporate the International Bank of Canada, peaced passed in the Session held in the two ntieth year of Her M jesty Reign, 10 and generally a l such parts of the suid Act as may be inconsistent with or repugnant to the provisions of the Act, or make provision for any matters provided for other than such as is hereby made shall be and are hereby repealed.

II. The shares of the Capital Stock subscribed for shall be paid in and Subscription for 15 by such inst directs and at such times and places as the said Directors Stock. shall appoint; and Executors, Administrators and Curators, paying instalments upon the shares of deceased Shareholders, shall be and they are hereby respectively indemnified for paying the same; provided further, it shall not be lawful for the sub cribers to the Capital Stock to commence 20 the busines; of banking until the sum of twenty-five thousand pounds shall have been paid in; provided further, that the said Capital Stock shall be subscrbed for and paid up as follows: that is to say, the sum of fifty thousand pounds within four years, the fur her sum of fifty thousand pounds within five years, and the further sum of one hundred and fifty thousand pounds within six years after the Bank shall have so commenced 95 the business of lasking; provided further, it shall not be obligatory upon the said Bank to raise a larger amount of the C. pital Stock hereby allowed than two hundred thousand pounds.

III. The chief place or seat of business of the said Bank shall be either Chief place of at Cayuga or Toronto, or cls where, according as a majority of the Stock-business and holders shall determine at a meeting call d for that purpose; and it shall and may be hwful for the Directors of the Bank to open and establish in other Cities. Towas and plics branches or offices of discount and deposit of the said Bank, under such rules and regulations for the good and