

1. The name under which the Bank is to be conducted;
2. The place at which its business is to be conducted, which shall be some one City or incorporated Town or Village in Lower Canada, and no more;
3. The names of all the general partners (*associés* 5 *gérans*), and of all the special partners (*commanditaires*) distinguishing which are general and which are special partners, and their usual places of residence, and the amount for which each special partner shall have contributed or bound himself to contribute, and a declaration 10 that the general and special partners so named, are the only partners or parties interested in the association.
4. The period at which the Association is to commence and terminate;
5. The other articles of agreement or special condi- 15 tions on which the Association is formed.

Of which instrument an authentic copy shall be fyled in the office of the Prothonotary of the Superior Court for the District, and in the Registry Office of the County in which the place of business of the Association shall lie, 20 and shall be kept in the said offices and there recorded and registered at length; but if such instrument be not so made and fyled, the Association shall be deemed a general partnership and the partners shall be jointly and severally liable accordingly. 25

Limited partnerships may be formed for Banking under 12 V. C. 75. Conditions.

X. And be it enacted, That for and notwithstanding any thing in the Act passed in the twelfth year of Her Majesty's Reign and intituled "*An Act to authorize limited Partnerships in Upper Canada*," limited partnerships may be formed under the said Act, (and any Act 30 which may be passed in the present session amending the same, in so far as it shall not be inconsistent with this Act) for the purpose of carrying on the business of Banking, provided the certificate mentioned in the fourth section of the said Act shall, in addition to the particulars thereby 35 required in other cases, contain also the name of the place at which the business of the partnership is to be conducted, (which shall be some one City or incorporated Town or Village in Upper Canada,) and no more.

Joint Stock Companies may be formed for Banking.

XI. And be it enacted, That it shall also be lawful for 40 any number of persons, not less than *five*, to associate themselves together as a Joint Stock Bank, to be conducted at some one place, and no more, in Upper Canada, or at some one place, and no more, in Lower Canada, such place being, in either case, some City or 45 incorporated Town or Village; and when such persons shall have executed articles of agreement in notarial form,