and all stocks and funded debts of every description. excepting the balances due from other banks...... Total amount of the resources of the bank Rate and amount of the last dividend..... Amount of reserved profits at the time of declaring the last dividend..... Amount of debts due to the bank secured by a pledge of Amount of debts due and not paid and considered doubtful

Which returns shall be signed by the cashier of such bank, who shall 10 make cath before some Justice of the Peace to the truth of every such return, according to the best of his knowledge and belief, and one of the directors of such bank shall certify and make oath that the books of the bank indicate the state of facts so returned by the cashier, and that he has full confidence in the truth of such return, and no further 15. of other returns shall hereafter be required from the bank, copies of which statement shall be laid before the stockholders at the general annual meeting of the corporation.

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Dissolution of Corporation by Parliament or Governor in Council.

29. If upon the exhibition of the yearly account of the debts due to and from the corporation, and of the property and effects thereof, it 20 shall appear to the satisfaction of the Parliament of Canada, if then in session, or to the governor in council, if Parliament be not in session, that the paid-up capital of the corporation has been diminished by losses and bad debts to one-half of the amount of the capital or sum so paid up, that then the said corporation shall be dissolved, 25. if the legislature be in session, by an act of the Parliament of Canada, or if Parliament be not in session, by proclamation to be issued by the Governor in Council for that purpose.

Special Gene-

30. Any number of the stockholders, not less than twenty, who togeral meetings. ther shall be proprietors of five hundred shares shall have power at any 30. time, by themselves or their proxies, to call a general meeting of the stockholders for purposes relating to the business of the corporation, giving at least thirty day's previous notice, in at least two newspapers published at Halifax, specifying in such notice the time and place of such meeting, with the objects thereof, and the directors, or any four 35. of them, shall have the like power at any time, upon observing the like formalities, to call a general meeting as aforesaid.

Winding up of affairs in case of dissolution.

31. On any dissolution of the corporation, immediate and effectual measures shall be taken by the directors then in office for closing all the concerns of the corporation, and for dividing the capital and 40 profits which may remain among the stockholders, in proportion to their respective interests, provided always, that not withstanding such dissolution, it shall and may be lawful to use the corporate name, style, and capacity for the purpose of suits, for the final settlement and liquidation of the affairs and accounts of the corporation, and for the 45. sale and disposition of the estate, real and personal and mixed, thereto belonging, but not for any purpose or in any other name whatsoever, nor for a period exceeding four years after such dissolution; and the directors in office at the happening thereof shall, during those four years, if necessary, continue in office, and be charged with, and shall take 50 effectual measures for closing the concerns of the corporation, and dividing the remaining capital and profits among the stockholders, according to their respective interest therein.

Case of loss from mis-

32. In case any loss or deficiency of the capital stock of the cormanagement, poration shall occur from the official mismanagement of the bank 55.