(a)

(ii) includes receipts, given by any person who is the owner or keeper of a harbour, eove, poud, whari, yard, warehouse, shed, storehouse or other place for the storage of goods, weres or merchandise, for goods, wares and merchandise delivered to him as bailee, and actually in the place or in one or more of the places owned or kept by him, whether such person is engaged in other business or not, and

(iii) includes also receipts given by any person in charge of logs or timber in transit from timber limits or other lands to the place of destination of such logs

or timber.

2. Where by this Act any public notice is required to be Public given the notice shall, unless otherwise specified, be given how given by advertisement-

(a) in one or more newspapers published at the place where the ehicf office of the bank is situate; and,

(b) in The Canada Gazette.

3. When by this Act a notice is required to be published Sufficiency of in a newspaper for four weeks or any longer period, publication. tion each week in a weekly newspaper, or once a week during the period in a newspaper published more frequently, shall be a sufficient publication for the purposes of this Act.

4. When by this Act notice of any call is required to be Notice of call given to the shareholders the notice shall, unless otherwise call. specified, be sufficiently given by mailing the notice in the post office, registered and post paid, to the last known post office address of the respective shareholders as shown by the records of the bank, at least thirty days prior to the day on which the eall is payable. 53 V., e. 31, ss. 2, 54 and 102; 63-64 V., c. 26, ss. 3 and 24; 4-5 E. VII., e. 4, 8. 4. Ain.

## APPLICATION.

## General.

3. The provisions of this Act apply to the several banks To what enumerated in Schedule A to this Act, and to every bank banks this incorporated after the first day of January one thousand Act applies incorporated after the first day of January, one thousand nine hundred and twelve, whether this Act is specially mentioned in its Act of incorporation or not, but not to any other bank, except as hereinafter specially provided. 53 V., c. 31, s. 3. Am.

4. The charters or Aets of incorporation, and any Acts Bank in amendment thereof, of the several banks enumerated in charter continued to Schedule A to this Act are continued in force until the first July 1st, day of July, one thousand nine hundred and twenty-three, so local far as regards, as to each of such banks.—

1923, as to particulars. VOL. I-101