## RILL.

An Act to alter and amend the Act incorporating the Zimmerman Bank, and to change its corporate name to the "Bank of Clifton."

THEREAS the corporation now called and known as "The Zimmerman Bank," constituted under and by virtue of the Act of Preamble. the Legislature of this Province, passed in the eighteenth year of Her Majesty's reign, chaptered two hundred and three, hath by its petition 5 prayed for certain alterations and amendments of the powers and privileges thereby conferred, and that the corporate name of the Bank may be altered as hereinafter mentioned; and whereas it is expedient to grant the prayer of the said Petition: Therefore Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as 10 follows:

I. So much of the Act hereinbefore cited as may be inconsistent with Inconsistent portions of Act 18 or repugnant to the provisions of this Act, or as makes any provision in Vict, c. 203 repeated. any matter provided for by this Act, other than such as is hereby made, shall be and is hereby repealed.

II. The corporation hereinbefore mentioned shall hereafter be called and Name of Corporate name to "Bank of Clifton, which shall be the corporate name to "Bank of Clifton." thereof, instead of The Zimmerman Bank; but such change of name shall not be construed to make the said corporation a new corporation, or in any way to affect any right or liability thereof, or any suit, action, or proceed-20 ing pending at the time when this Act shall come into force, but the name assigned to the said corporation shall be substituted, as of course, for its former name, in any subsequent record, document, or writing, in such suit, action, or proceeding,

III. The said corporation shall, by the name hereby assigned to it, and corporation continued, with all 25 during the time this Act shall remain in force, continue to have all, each list rights, &c., under new name. and every of the rights, powers and authority, in and by the Act hereinbefore cited, or any of them, conferred upon, or vested in it, subject always to the provisions of this Act, and shall continue to have perpetual succession and a common seal, with power to break, renew, change and alter the 30 same at pleasure, and shall be capable of suing and being sued, pleading and being impleaded in all Courts of Law and Equity and other places, in all manner of actions, causes and matters whatsoever.

IV. For and notwithstanding anything in the fourth section of the said re- Time for subcited Act, the third instalment of fifty thousand pounds therein mentioned as payment of certain instalments of the said Act, the said re- tain instalments of the said Act, the said re- tain instalments of the said re- time for subcited Act, the third instalments of the said re- time for subcited Act, the third instalments of the said re- time for subcited Act, the third instalments of the said re- time for subcited Act, the third instalments of the said re- time for subcited Act, the third instalment of fifty thousand pounds therein mentioned as payment of certain subcited Act, the third instalment of the said re- time for subcited Act, the third instalment of the said re- time for subcited Act, the third instalment of the said re- time for subcited Act, the third instalment of the said re- time for subcited Act, the third instalment of the said re- time for subcited Act, the s 35 payable within four years from the passing of the said recited Act, shall be of Stock extended.