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2nd Session, 5th Parliament, 19 Victoria, 1856.

BILL.

An Act to incorporate the British Farmer's Union Insurance Company.

Received and read, first time, Monday 27th April, 1856.

Second reading, Monday, 5th May, 1856.

MR. BIGGAR.

TORONTO:
PRINTED BY JOHN LOVELL,
YONGE STREET.

An Act to incorporate the British Farmers' Union Insurance Company.

HEREAS Henry Yardington, Doctor Alfred Digby, Alexander Preamble Bunnell, Arthur Smith, Frederick George, Charles C. Perley, Henry Lemmon and others, have petitioned the Legislature, praying that an association under the style and title of the "British Farmers' Union ilnsurance Company," may be incorporated, as well for the purpose of enabling parties, owners of, or interested in buildings or property situated in country places, isolated and comparatively safe from fire, mutually to insure each other, and to extend the benefits of such institution more effectually among the rural and agricultural population in these Promyinges: Therefore Her-Majesty, &c., enacts as follows:

I. The said Henry Yardington, Dr. Alfred Digby, Alexander Bunnell, Certain per-Arthur Smith, and all such other persons as shall hereafter become mem- sons incorpobers of the said Company, are hereby constituted a body corporate by the rated style and title of "The British Farmers' Union Insurance Company," and Corporate librillat name they and their successors shall have continued succession, name and and shall be capable in law of suing and being sued, pleading and being powers. impleaded, answering and being answered unto, defending and being defended in all manner of actions, suits, complaints, matters and causes whatsoever; and they and their successors may have a common Meal, and may change and alter the same at pleasure; may mutually insure their respective properties under the restrictions, limitations, and conditions hereinafter contained; and may also insure the houses and personal property of others for such time and at such premiums as shall be agreed upon between the said Corporation and parties insuring; and balso they and their successors by and under the name of "The British Farmers' Union Insurance Company," shall be capable in law, of purchasing, holding, and conveying any estate, real or personal, for the use of the said Company, subject to the rules and conditions hereinafter mentioned.

II. The stock and property of the said Company shall be held liable Stock of Comfor the payment of all losses that may from time to time occur to the said pany divided company, and for that purpose shall be divided, and consist of two separand Proprieate and distinct descriptions of stock, namely, mutual and proprietary; tary."
the mutual stock being comprised of premium notes, deposited for the lipupose of mutual insurance, together with all payments and other propeny received or held thereon, or in consequence of such mutual insurance; and the Proprietary Stock being composed of stock in shares, subscribed and paid for the purpose of fire insurance to others, which proprietary stock shall not exceed One Hundred Thousand Pounds. Idivided into shares of Twenty Pounds each; and also of the members of, or persons composing the said Company shall, in like manner, consist

Proviso.

of, and be divided into two classes, namely, those who deposit premium notes for the purpose of mutual insurance, denominated mutual members: and proprietary members, or those who hold shares in the proprietary stock of the said Corporation: Provided always, that nothing herein mentioned and contained shall prevent the same person from holding at the same time both descriptions of stock.

Mutual members not liable beyond amount of notes, nor proprietary members beyond their respective proprietary stock.

III. Persons being members of the said Corporation by reason of deposit of premium notes for the purpose of mutual insurance, shall not be held liable for any claims for losses or payments beyond the amount their premium of his, her, or their premium notes respectively; and neither shall pro-11 prietary members be held liable for any claims for losses or payments beyond the amount of such share or shares of the proprietary stock which the amount of each may respectively hold; and also in all the transactions of the said Company the profits and benefits arising from or on account of the mutual branch of the said Corporation shall be secured to the members thereof: and in like manner the profits and benefits arising from or on account of the proprietary branch of the said Company shall be secured to the proprietary members; and further, all the expenses necessary and incurred for the conducting and management of the said Company, shall be fairly assessed upon and divided between each branch or department of the said Company.

As to expenses.

No dividend out of Capital mutual. Srock.

IV. Provided always, that no dividend or bonus shall be declared or to be declared paid out of the Capital Stock of the Company, whether proprietary or

Company may hold real estate, &c.

Also real estate mortgaged to Company as security for pay-

Proviso.

V. The said Company, by their corporate name aforesaid, shall be capable of purchasing, having and holding, to them and their successors, such estate, real, personal, or mixed, as may be requisite for its accommodation in relation to the convenient transaction of its business; and may take and hold any real estate bona fide mortgaged to the said Company, by way of security, for the payment of any debts which may be contracted with the said Company, and may proceed on the said mortgaged securities for the recovery of moneys thereby secured, either ment of debts. in law or equity, in the same manner as any other mortgagee is or shall be authorized to do, and also to purchase on sales made by virtue of any proceedings at law or equity, or otherwise to receive and to take any real estate in payment, or towards the satisfaction of any debt previously contracted and due to the said Corporation, and to hold the same until they can conveniently and advantageously sell and convert the same into money or other personal property; Provided always, that the lands, tenements and hereditaments which it shall be lawful for the said Company to hold, shall be only such as shall be requisite for its accommodation in relation to the convenient transaction of its business, or such as shall have been bona fide mortgaged to it by way of security, or conveyed to it in satisfaction of debts previously contracted in the course of its deal ings, or purchased at sales upon judgments which shall have been obtained for such debts.

Company not chandize nor engage in Banking.

VI. It shall not be lawful for the said Company to deal in, use of to deal in mer- employ any part of the funds or moneys thereof, in buying or selling any goods, wares, or merchandize, in the way of traffic, or banking operations; but it shall nevertheless be lawful for the said Company to pur chase or hold any stock, Government securities, or other securities, of public companies or funded debt for the purpose of investing therein and

part of their funds or money, and also to sell and transfer the same, and again to renew such investment when and as often as a due regard to the interests of the said Company shall require; and also to make loans of the funds on bond and mortgage, and the same to call in and re-loan, 5 as occasion may render expedient.

VII. The property, affairs, and concerns of the said Company, shall Board of Dibe managed and conducted by a Board of seven Directors, one of whom rectors. shall be chosen President, and one Vice-President, which Board, in the first instance, and until the first general annual meeting of the Company, 10 and until others may be chosen and appointed as hereinaster provided, shall consist of Henry Yardington, Dr. Alfred Digby, Alexander Bunnell, Arthur Smith,

and of which Board two Directors shall go out of office by rotation each

year, but who shall, nevertheless, be immediately eligible for re-election 15 as Directors; and the election of two Directors, in place of those so Election of Diretiring from office, shall be held and made at the general annual meet-rectors. ing of the Company by such of the members thereof as attend for that purpose, either in their own proper persons or by proxy; and all elections of such Directors shall be by ballot, and the two persons who shall have the ngreatest number of votes at any election, shall be Directors; and if it shall, at any such election, happen that two or more persons have an equal number of votes, in such manner that a greater number of persons than two shall, by a plurality of votes, appear to be chosen Directors, then the said members hereinbefore authorized to hold such election shall-

proceed to elect by ballot until it is determined which of the said persons 15 so having an equal number of votes shall be Director or Directors, so as to complete the whole number of seven; and the said Directors so chosen, as soon as may be after the said election, shall proceed to elect one of their Directors to number to be President, and one other of their number to be Vice-Presi-elect President; and if any vacancy or vacancies shall at any time happen among dent. 10 the Directors, or in the office of President or Vice-President, by death, how filled. resignation, removal from the Province or ceasing to hold the interest in the Corporation hereinafter required, such vacancy or vacancies shall be filled up for the remainder of the year in which they may happen, by a

\$ vided always, that no person shall be elected to the office of Director who is not a member of the Company holding an interest therein, either to the extent of mutual insurance to the amount of Five Hundred Pounds, or if mutually insured to a less amount than Five Hundred Pounds and more than Three Hundred and Fifty Pounds, together with five shares of Proprietary Stock, or if so insured, less than Three Hundred and Fifty @Pounds, and more than Two Hundred Pounds, to possess ten shares;

person or persons to be nominated by a majority of the Directors; Pro-Proviso.

and if not mutually insured, or so insured to a less amount than Two Hundred Pounds, then to hold not less than fifteen shares of Proprietary stock. VIII. The Board of Directors shall name and determine the day for General anthe holding of the general annual meetings of the Company; and public nual meetings. Notice of

notice of all general meetings shall be given in at least three newspapers meeting to be that may be published in the Province of Canada, at least one month given in newsprevious to the time of holding the said general meeting or meetings; papers. and at the first general annual meeting of the Company, to be held as Mabove directed, the members then present shall decide and determine, by a by-law of the Company, to be then passed, the mode and manner

in which the two retiring members shall be then and in future elected,

and the notice of all subsequent general annual meetings for election of Directors shall contain the names of the two retiring Directors.

Members entit'ed to votes in proportion to stock

IX. Each member of the said Company shall be entitled to the number of votes proportioned to the amount of stock by him, her, or them insured, or held at least one month prior to the time of voting according 5 to the following rates, that is to say: Mutual members for any sum insured in the said Company, amounting to Fifty Pounds, one vote; Two Hundred Pounds, two votes; Three Hundred and Fifty Pounds, three votes, and Five Hundred Pounds four votes; Proprietary members one vote for each share not exceeding four, five votes for six shares, six votes in for eight shares, seven votes for ten shares, and one vote for every five shares above ten.

Corporation not dissolved if Directors be prop : day.

X. If it shall happen at any time or for any cause that an election of Directors shall not be made on any day when, pursuant to this Act or the not elected on ordinances of the Company, it ought to have been made, the said Cor-15 poration shall not for that cause be dissolved, but it shall be lawful on any other day to hold and make an election of Directors in such manner as shall be regulated by the By-laws and Ordinances of the Company, and the Directors in office shall so continue until a new election shall be made.

Directors to

XI. Any number of the Directors of the said Company, being a mamake By-laws, jority of the said Directors, shall have full power and authority to make, prescribe and alter such By-laws, rules, regulations and ordinances as shall appear to them proper and needful, touching the well ordering of the Company, the rates and amount of insurance and issuing policies, the 2 management and disposition of its stock, property, estate and effects, and also to call in any instalment or instalments, assessment or assessments at such time or season, and times and seasons as they shall think fit, giving due notice thereof as hereinafter provided, and also to declare and cause to be paid or distributed to the respective Stockholders of the Company, 31 any dividend or dividends of profits at such times and seasons as liev shall deem expedient, and also to appoint a Secretary and Treasurer, with such salary and allowance to each, as well as to other officers or agents of the Company, and take security from them for the due performance of their respective duties, as they shall think meet and advisable; 3 Provided always, that for the purposes in this section mentioned, except as hereinafter specially provided, a majority of the Directors shall be present and assisting, and it shall not be competent for a Board consisting of a less number of persons than were present at the time, to alter, repeal or amend any matter or things so done.

And appoint officers.

Proviso.

Weekly meetings for dispatch of busi-

XII. There shall be a weekly meeting of the Board of Directors of the said Company, and any three or more of the said Directors shall be a quorum for the purpose of transacting and managing the details of the business and affairs of the said Company, and at all meetings of the 4 Board of Directors, all questions before them shall be decided by a majority of voices or votes, and in case of an equality of votes, the President, Vice-President, or presiding Director shall give the casting vote over and above his proper vote as a Director; Provided always, that nothing herein contained shall be construed to authorise the making, prescribing, altering or repealing, any by-laws or ordinances of the said Company, or calling in any instalments or assessments on Stock, or declaring dividends of profits, or the appointment of Treasurer or Score-

Proviso.

tary, or the appointment of salaries to, or securities from officers or agents of the said Company by any less number of Directors, or in any other manner than is mentioned and provided in the next preceding section.

XIII. The said Directors, and such others as may be chosen by the said Directors to Company, shall receive a reasonable compensation for their attendance at receive reathe Board, to be ascertained and determined by a by-law or rule of the pensation for Board, which compensation shall not exceed fifteen shillings to members attendance at living in the County, nor seven shillings and sixpence to those residing the Board. 10 in the Town of Brantford, and the said Directors shall be indemnified and saved harmless by the members of the said Corporation, in proportion to their several interests in the same, in and for their giving out and signing policies of insurance and all other lawful acts, deeds and transactions done and performed in pursuance of, and neither shall the said 15 Directors be answerable for, or chargeable with the defaults, neglects or misdeeds of others of them.

XIV. Any person who, Secretary, Deputy Secretary, Treasurer, Clerk, Penalty to or other officer of the Company, shall be guilty of any wilful fraud in officers guilty of any wilful fraud in officers guilty of falsehood in any matter or thing pertaining to his office or the duties thereof, shall be matters per-20 guilty of a misdemeanor; and any person offering to vote in person at taining to any election of Directors in the said Company, who shall falsely personate their office. another, or who shall falsely sign or affix the name of any other person or member of this Company to any appointment of a proxy, shall be guilty of a misdemeanor.

XV. The Corporation hereby created, shall have power and authority Power of to make and effect contracts of Insurance with any person or persons, Company to body politic or corporate, against loss or damage by fire, on any houses, truets against against loss or damage by fire, on any houses, truets against against loss or damage by fire, on any goods. stores or other buildings whatsoever; and in like manner on any goods, loss by fire. chattels or personal estate whatsoever, and for such premises and con-30 siderations and under such restrictions as may be agreed upon by and between the Company and the persons agreeing with them for Insurance, and generally to do and perform all other necessary matters and things connected with and proper to promote those objects.

XVI. Provided always, that in all cases of mutual Insurance, there No insurance 35 shall not be insured more than two thirds of value of any building, nor shall to be over two shall not be insured more than two thirds of value of any building, not shall thirds of value a sum be involved exceeding five hundred pounds on any one risk; and no of building inmutual Insurance shall be effected on buildings or other property, situated sured. in blocks or exposed parts of Towns or villages; nor any kind of mills, carpenters' or other shops, which by reason of the trade or business 40 followed, are rendered extra hazardous, machinery, breweries, distilleries, tanneries, or other property involved in a similar or equal hazard.

XVII. All policies or contracts of Insurance, issued or entered into by Policies to be the said Company, shall be signed by the President and countersigned signed by by the Secretary, or as otherwise directed by the rules and regulations of President and countersigned the Company in case of their absences and being so signed and countersigned 50 the Company, in case of their absence; and being so signed and coun- by Secretary. tersigned, and under the seal of the said Company, shall be deemed valid and binding upon them according to the tenor and meaning thereof.

XVIII. In all cases of mutual Insurance, the assured shall have title Parties insurin see, unincumbered to the building or buildings insured, and the land ed to have ti-51 covered by the same; or if the assured shall have a less title therein, or the in fee to property in-

sured.

if the premises be incumbered, then the true title of the assured and the incumbrances on the premises, shall be expressed therein and in the application therefor, otherwise the Policy of Insurance granted thereon to be null and shall be void.

Annual stateof Company to be made by Directors.

XIX. At the annual general meeting of the Company and before the 5 ment of affairs members then assembled, the Board of Directors shall exhibit a full and unreserved statement of the affairs of the Company; of the funds, property and securities, shewing the amount in real estate, in bonds and mortgages, in notes, and the securities thereof, in public debt or stock, and the amount of debt due to and from the said Company.

Manner of prolosses by fire occur.

XX. In case of any loss or damage by fire happening to any property cceding when insured with the said Company, immediate notice thereof shall be give: by the assured to the Secretary of the Company or to the Agent of the Company, if there should be one acting for it in the neighbourhood of the place where such fire occurred, and shall as soon after as may be 15 furnish to such Agent, or otherwise to the Secretary, a full statement of all particulars of the said fire as far as can be ascertained, together with a detailed account of all damage done, which statement and account shall be verified upon oath by the parties making the same, if required; and the Directors upon a view of the same, or in such other way as they 20 may deem proper, shall ascertain and determine the amount of such loss or damage, and if the party suffering shall not be satisfied with the determination of the Directors, the question shall then be submitted to three disinterested persons as referees, one of whom shall be named by the suffering party and one by the Board, and the two referees so named 25 shall choose a third, and the decision or award of a majority of them shall be binding; and if the award is not satisfactory, either party may sustain its case in an action at law, and if upon the trial of such action a greater sum shall be recovered than the amount determined on by the Directors, the parties suffering shall have judgment therefor against the Company, 30 with interest thereon from the time at which such payment for such loss or damage should have been made by the terms of the policy, had no such question or disagreement arisen, with costs of suit, but if no more shall be recovered than the amount so previously determined, or a less sum be awarded, then the plaintiff or plaintiffs in such suit shall not be 35 entitled to costs against the defendants; and the defendants shall be entitled to costs, as in the case of a verdict for them: Provided always, that no execution shall issue against the said Company upon any judgment until the expiration of six months from the recovery thereof.

Proviso.

Mutual memto pay their portion of Branches of Company.

XXI. Every mutual member of the Company shall be and is hereby bers to be held bound and obliged to pay his or her portion of all losses and expenses happening or accruing in or to the mutual branch of the Company, during losses happen. the continuance of his or her policy of Insurance, and all the right, title, ing to mutual interest and estate at the time of the insurance of the insured, of, in, or 45 to the building insured by and with the said Company, and to the lands on which the same shall stand and to all other lands thereto adjacent, which shall be mentioned and declared liable to the policy of assurance, shall stand pledged to the said Company, and the said Company shall have full power to sell, demise and mortgage the same or any part thereof, 50 to meet the liabilities of the insured, for his, her or their proportion of any losses or expenses happening or accruing to the said Company, during the continuance of his, her or their policy, which sale, demise or more

gage shall be made in such manner as shall be specified in the policy of the assured.

XXII. The Directors shall, after receiving any notice of any loss or Directors to damage by fire sustained by any inutual member with account and proof make assess-5 thereof, and ascertaining the same, or after the recovery of any judgment to be paid by as aforesaid against the Company for such loss or damage, settle and mutual memdetermine the sums to be paid by the several mutual members thereof, as bers in cases their respective proportion of such loss, and publish the same in such of loss by fire. manner and form as they shall see fit or as by the By-laws shall have 10 been prescribed; and the sum to be paid by each mutual member shall always be in proportion to the original amount of his or her deposit note or notes, and shall be paid to the Treasurer within thirty days next after the publication of such notice; and if any member shall for the space of thirty days after the publication of such notice, neglect or refuse 15 to pay the sum assessed upon him, her or them, or his, her or their proportion of any loss or damage aforesaid, in such case the Directors may sue for and recover the whole amount of his, her or their deposit note or notes with costs of suit; and the money thus collected shall remain with the Treasurer of the Company, subject to the payment of such loss or 20 expense as shall or may accrue during the continuance of his, her or their policy, and the balance, if any remaining, shall be returned to the party from whom it was collected on demand, after thirty days from the expiration of the term for which such insurance was made: Provided Proviso. always, that no payment, assessment or instalment shall be called in on 25 the said premium or deposit notes until all savings, profits or funds arising from or on account of payments made or moneys received on account of the mutual branch of Insurance of the said Company shall

XXIII. If it shall ever happen that the whole amount of deposit notes Provision in shall be insufficient to pay the loss occasioned by any one fire or fires, in case deposit such cases the sufferers insured by the said Company shall receive sufficient to towards making good their respective losses a proportionate dividend of cover losses. the whole amount of such deposit notes, according to the sums by them \$5 respectively insured; and any member upon payment of the whole of his or her deposit note, and surrendering his or her policy before any subsequent loss or expense has been incurred, shall be discharged by the said Company.

have been first applied to and expended upon the payment of losses or

damages previously occurring therein.

XXIV. Whenever any assessment is made on any premium note given Certificate of 40 to the said Company for any hazard taken by the said Company, or as Secretary of consideration for any policy of Insurance issued or to be issued by the said Company, and an action is brought to recover such assessment, the to be prima certificate of the Secretary of the Company, specifying such assessment facie evidence and the amount due to the Company on such note by means thereof, thereof. 45 shall be taken and received as prima facie evidence thereof in all Courts and places whatsoever.

XXV. When any house or other building shall be alienated by sale or Policies to be otherwise, the policy of mutual Insurance shall be void, and be sur-void on sale, rendered to the Directors of the Company to be cancelled, and upon the ings insured. 50 such surrender the assured shall be entitled to his, her or their deposit note or notes, upon payment of his, her or their proportion of all losses and expenses that have occurred prior to such surrender: Provided always, Proviso.

that there antee or alience having the policy assigned to him, her or them, may have the same ratified and conferred to him, her or them. for his, her, or their own proper use and benefit, upon application to the Directors, and with their consent,—within thirty days next after such alienation, on giving proper security to the satisfaction of the Directors 5 for such portion of the deposit or premium note as shall remain unpaid; and by such satisfaction and confirmation, the party causing the same shall be entitled to all the rights and privileges, and be subject to all the liabilities to which the original party insured was entitled and subjected under this Act.

Provision as of buildings leased lands.

XXVI. In case any building or buildings, situated upon leased lands to destruction and mutually insured by the Company, be destroyed by fire, in such situated upon cases the Company may retain the amount of the premium note given for the insurance thereof, until the time for which insurance was made shall have expired, and at the expiration thereof the assured shall have 15 the right to demand and receive such part of the retained sum or sums as has not been expended in losses or assessments.

Five per cent. proprietary stock on subscribing there-Proviso.

XXVII. Five per cent. on each share of the proprietary stock shall be to be paid on ready as a deposit at the time of subscribing thereto, to be called for by each share of the Directors in such proposer and as soon as they may deem expedient the Directors in such manner and as soon as they may deem expedient, 20 and the remainder shall be paid in such instalments as the Directors for the time being shall appoint; Provided that no instalment shall exceed ten per cent, upon the capital stock, or be called for or become payable in less than thirty days after public notice shall have been given in one or more of the several newspapers published in every county, where stock may be held, 25 to that effect; and if any Shareholder or Shareholders refuse or neglect to pay to the said Directors the instalment-due upon any share or shares held by him, her or them, at the time when required by law so to do, such Shareholder or Shareholders as aforesaid, shall forfeit such shares as aforesaid, together with the amount paid them; and the said share or shares so 30 forfeited, it shall and may be lawful for the said Directors to sell, and the sum arising from such sale, together with the amount previously paid thereon shall be accounted for and divided in like manner as the other the other moneys of the proprietary Brauch of this Corporation.

Directors may proper.

XXVIII. In case the said Directors shall think it more expedient in 35 sue for amount any case to enforce the payment of any instalment or instalments of proof instalments prictary stock in the said Company, held by any person or persons, and instead of for feiting stock, called in and unpaid, than to forfeit the same, it shall and may be lawful if they think for the said Company to sue for and recover of and from such person or persons such instalment or instalments as aforesaid, which shall be so called 40 in, and which shall be unpaid at the time or times when the same shall be. due or payable, which said instalments shall be sued for and recovered, with interest thereon, in any action or actions of debt in any Court having jurisdiction in civil cases to the amount; and in any such action, it shall not be necessary to set forth the special matter in the declaration, but it 45 shall be sufficient to allege that the defendant is the holder of one or more shares (stating the number) in the stock, and is indebted to the Company in the sum to which the calls in arrears may amount; and in any such action, it shall be sufficient to maintain the same, that the signature of the defendant to some book or paper by which it shall appear that such 50 defendant subscribed for a share or any certain number of shares of the stock of the said Company, be proved by one witness, whether in the employment of or interested in the Company or not, and that the number of calls in arrear have been made.

XXIX. The proprietary stock of the said Company shall be assignable Proprietary and transferable, according to such rules as the Board of Directors shall Stock to be 5 make and establish; and no Stockholder indebted to the Company shall be permitted to make or transfer, or receive a dividend, until such debt be paid or security for its being paid be given, to the satisfaction of the

XXX. No transferred share or stock shall enable the transferrer to vote No transfer-10 until the expiration of thirty days from such transfer.

red share to entitle the transferer to

XXXI. If any Insurance on any house or building shall be and subsist vote until thirin the said Company, and in any other office, or from and by any other ty days from person or persons at the same time, the Insurance made in and by this said transfer. Company shall be deemed and become void, unless such double insurance ance void ex-15 subsist with the consent of the Directors signified by endorsement on the cept by conpolicy signed by the President and countersigned by the Secretary or sent of Direcotherwise, as directed by the By-laws and regulations of the Company.

XXXII. In all actions, suits, and prosecutions in which the said Company Officers of may be engaged at any time, the Secretary or other officer of the said Company to 20 Company shall be a competent witness, notwithstanding any interest he be competent witnesses. may have therein.

The said Company shall, when required by either of the three Branches Statement of of the Legislature, make a full and unreserved statement of the affairs affairs to be of the Company, of the funds, property, and securities shewing the gislature amount in real extate in bonds and mortegoes in potential and the contribution of the con 25 amount in real estate, in bonds, and mortgages, in notes and the securities thereof, in public debt or other stock, and the amount due to and from the said Company, and also a list of the stockholders and of the Directors.

INLAND NAVIGATION.

The Company may insure inland navigation risks on the Grand River Inland naviga-30 or any of its tributaries, boats, vessels, grain, produce, lumber, and any tion insurance. description of goods to its destination if in the same bottom (in fact to its destination.) This clause being for the convenience of the Town of Brantford and parties residing and trading on the River, the Company is not authorised to do business in this department elsewhere nor to 35 sanction inland navigation risks in any other quarter.

XXXIII. It shall at all times hereafter be lawful for the Legislature of May be rethis Province to repeal, alter, or amend this Act, without its being deemed pealed or amended an infringement of the privileges of hereby granted.

XXXIV. This Act shall be deemed a public Act.

Public Act.