said Bank, and all the profits and advantages of such shares shall not exceed one hundred and twenty thousand dollars, respectively, shall be deemed and considered to be of the thereby making the utmost amount of capital stock of the nature of and shall be personal estate, and transmissible as such accordingly.

39. The shares in the capital stock of the said Bank shall like manner with other personal property; provided always, that the Sheriff or other officer executing such execution, shall leave a copy of such execution, certified by the Sheriff or his Deputy, with the Cashier of the said Bank; and the shares in the capital stock of the said Bank so liable to such execution, shall be deemed to be seized in execution when such copy is so left, and the sale shall be made within thirty days after such seizure; and on production of a bill of sale from the Sheriff, the Cashier of the said Bank shall transfer the number of shares sold under such execution to the purchaser or purchasers thereof, and such transfer shall be valid to the said Bank. and effectual nothwithstanding there may be any debt due to the said Bank from the person or persons whose shares may be seized and sold; provided also, that the Cashier shall, upon the exhibiting to him of such certified copy of the execution, be bound to give to such Sheriff or other officer a certificate of the number of shares in the said capital stock held by the judgment debtor named in such execution, and the shares of such judgment debtor in the capital stock shall be bound by such execution only from the time when such copy of the execution shall be so left with the Cashier.

40. And in case it should hereafter be found necessary at any time after the payment in, and certificate of such first of the Secretary of the Province, a certificate that such mentioned capital, and within seven years from the time of passing this Act, to increase the capital stock of the said Bank, the same may be effected by resolution of the Directors or the major part of them for the time being, sanctioned and approved of by a majority of the votes of the share- rules, regulations and provisions to which the original stock holders present, in person or by proxy, at a general meeting is subject or may hereafter be subject by any law of this convened after special notice of the same and its intended Province. object; such additional capital stock may be raised by the issue of additional shares severally of the value before men- day of May in the year of our Lord one thousand eight tioned, provided that the whole of such additional stock hundred and eighty six.

Ding oils on housel of hads down

one med even thate over no the sheet and a mortal

said Bank two hundred thousand dollars, and in the whole two thousand shares.

41. Such additional shares shall be sold at public auction be liable to be seized and taken in execution, and sold in in separate lots of four shares each as follows, that is to say: twenty thousand dollars, making two hundred shares, at such time as the Directors shall appoint; and the residue of such increased additional capital at such times as the Directors may from time to time determine; but not less than twenty thousand dollars to be sold at any one time.

42. The said Directors shall give at least forty days notice of the time of sale of any such increased stock, in some Newspaper published in this Province, in which notice shall be specified the time when such additional stock, with the advance or premium thereon, will be required to be paid in-

43. The whole of such advance or premium, (if any) first deducting the charges of sale, shall be divided in equal proportions among the shares in the stock of such Bank, as well the old as the new stock, and such dividend of the said premium shall be declared and paid by the Directors immediately after the payment into the Bank of the purchase money of the said additional shares; and banking operations may take place upon each respective amount of such additional stock sold as aforesaid, when the Directors or a majority of them, together with the Cashier of the said Bank. shall have signed and verified by oath, and filed in the Office amount of capital stock at any time called in, has actually been paid into the said Bank in current gold and silver coins of the Province, and not before.

44. The said additional shares shall be subject to all the

45. This Act shall continue and be in force until the first