Second, And in case the said purchase money is paid by Instalments, according to conditions contained in said agreement, to take and receive such money as is or shall be paid, and take and receive, in the name of the said Company, the securities for the balance of the said purchase money 5 according to the terms of the said agreement of sale and in accordance therewith, and to collect the same, in the name of said Company, and, as collected, to divide the same after first paying out thereof as above provided in the manner above mentioned, in case the whole purchase money is paid at once.

XXVI. And be it further enacted by the authority aforesaid, That all the Corporate corporate powers of the said The Marmora Foundry Company incorporated powers of by the said Act I Wm. 4, shall continue in the Directors elected pany contact the last General Meeting of the said Company, so far as is necessary nued so far as to make valid and binding on the Stockholders in said original Company to bind the stockholders in said original Company to bind the Stockholders in winding up the affairs of the said Company and in con-15 their acts in winding up the affairs of the said Company, and in con- in winding up veying the property thereof, and in all respects carrying outsaid agreement its affiir. of sale, and that they shall exercise said powers until the said trusts are completed, the said property conveyed, the money received thereon, the liabilities of the Company paid, and the claims due said Company collected, 20 and the affairs thereof wholly wound up and closed, and the division made as above mentioned, and that immediately upon the same being done, and upon the last dividend being declared and paid over, the said powers shall cease and end, and said winding up shall be final upon all interested therein, and the said Directors shall be freed and forever discharged of and from 25 all liability in respect thereof: Provided always, that the said Directors shall with all convenient and possible despatch have the said business wound up, the dividends declared, and the business of the Company finally completed as aforesaid.

XXVII. And be it enacted, That the shares in the Capital Stock of the Shares to be 30 Company shall be deemed personal estate, and shall be transferable as personal estate.

XXVIII. And be it enacted, That nothing in this Act contained shall in Act not to any manner derogate from or affect the rights of Her Majesty, Her Heirs affect rights and Successors, or of any person or persons, Body Politic or Corporate, of Her Ma-35 excepting so far as the same may be specially derogated from or affected others, except by the provisions of this Act.

provided.

XXIX. And be it enacted, That this Act shall be a Public Act, and Act a Public shall be subject to the provisions contained in the Interpretation Act, which Act. shall be held to form part thereof so far as the same shall apply.