eral meeting of the company, at such time and place within this Province or elsewhere as they shall determine, and to do other acts necessary or proper to be done to organize the company and conduct its affairs; Provided always, that notice of all meetings of the Company 5 shall be given in some newspaper published in the District of Bedford, and also in the Canada Gazette, at least fifteen days before the holding of such meeting.

X. In addition to their ordinary place of business within this Province, Places of the company may establish and have any place or places of business business in 10 in this Province, in Great Britain, or in the United States of America, and the Province may, at any one thereof, order, direct, do, and transact their affairs and To have an business, or any thereof, in such manner as may be prescribed by their Agent in the By-laws.

XI. The company shall not be bound to see to the execution of any Company not trust, whether express, implied, or constructive, in respect of any shares, bound to see and the receipt of the person in whose name the same shall stand in to trusts on the books of the company, shall be a discharge to the company for any dividend or money payable in respect of such shares, whether or not no-20 tice of such trust shall have been given to the company; and the com-

XII. The shareholders of the company shall not, as such, be held re- Liability of sponsible for any act, default or liability whatsoever of the company, shareholders 25 or for any engagement, claim, payment, loss, injury, transaction, mat-limited. ter or thing, whatsoever, relating to or connected with the company, beyond their shares in the stock thereof.

upon such receipt.

pany shall not be bound to see to the application of the money paid

XIII. All contracts, promissory notes, bills of exchange, and engage- How Comments made on behalf of the company, by the directors, officers, agents, pany may be-30 or servants of the company, in accordance with their powers under the to contracts, By-laws, or by vote of the company, shall be binding upon the company notes, &c. and in no case need the seal of the said company be affixed thereto, nor shall such directors, officers, agents or servants thereby become indivi-35 no Bank Note, or Note to circulate as money.

dually liable to any third party therefor; but said company shall issue Proviso.

XIV. Any description of action may be prosecuted and maintained be- Suits between tween the company and any shareholder thereof, and no stockholder, Company and not being himself personally a party to such action, shall be incompe-Stockholders. tent as a witness therein.

XV. The company shall not commence operations under this Act, un- When to comtil at least five per centum of the amount of their capital stock shall mence busihave been paid in

XVI. This Act shall be deemed a public Act.

Public Act.