Certificate of shares.

13. On demand of the holder of any share, the Company shall cause a certificate of the proprietorship of such share to be delivered to such Shareholder, and such certificate shall have the Common Seal of the Company affixed thereto; and such certificate shall specify the share or number of shares in the undertaking to which such Shareholder is 5 entitled, and, when worn out or damaged may be cancelled, and replaced by another, and such certificate may be according to the form in schedule (C) to this Act annexed, or to the like effect.

Transmission of shares by other means to be authenticated by a declaration.

14. With respect to the registration of shares, the interest in which may become transmitted in consequence of the death, or bankruptcy, 10 than transfer or insolvency of any Shareholder, or in consequence of the marriage of a female Shareholder, or by any other legal means than by a transfer according to the provisions of this Act; Be it enacted, that no person claiming by virtue of any such transmission, shall be entitled to receive any share of the profits of the said undertaking, nor to vote in 15 respect of any such share as the holder thereof, until such transmission has been authenticated by a declaration in writing as hereinafter mentioned, or in such other manner as the Directors shall require; and every such declaration shall state the manner in which, and the party to whom such share shall have been so transmitted, and shall be made 20 and signed by some creditable person before a Justice, or before a Master or Master Extraordinary in the Court of Chancery, and such declaration shall be left with the Secretary, and thereupon he shall enter the name of the person entitled under such transmission, in the Register Book of Shareholders of the Company, whereby such person 25 shall be and become a Shareholder in the said undertaking.

Assignees of Bankrnpt or Insolvent not to be Members of the Company

15. No assignee of any bankrupt or insolvent Shareholder possessed of shares shall become a member of the Company in respect of such Shareholders shares as shall be vested in him in such capacity; but such assignee of a bankrupt or insolvent Shareholder shall sell and dispose of such 30 shares in the manner and subject to the provisions herein expressed but must sell, and contained with respect to the sale and transfer of shares.

Assignees to have dividends accrued before the comaccruing after.

16. The assignee of any bankrupt or insolvent Shareholder in respect of the shares vested in him in such capacity, shall be entitled to receive such dividends as shall have become due and shall remain unpaid, on the 35 shares so vested in him in any such capacity as aforesaid, before his mencement of title to the same shares shall have accrued; but no dividend which shall but not those have become due on the same shares after his title shall have accrued, shall be payable to, or demandable by him, but such last mentioned dividend shall, until some person shall have duly become a Shareholder in 40 respect of the same shares, remain in suspense, and shall not be paid until such new holder shall have complied with the regulations and provisions of the Company, in regard to the sale and transfer of shares, whereupon such new holder of the same shares shall be entitled to such last mentioned dividend; and every transfer shall carry with it 45 the profits, interests and shares of capital and surplus or reserve or contingent funds, in respect of the shares transferred, so as to close all the right and interest of the party making such transfer in respect of such transferred shares.

Proof of transmission of chares by marriage, will, &c.

17. If such transmission be by virtue of the marriage of a female 50 Shareholder, the said declaration shall contain a copy of the register of such marriage, and shall declare the identity of the wife with the holder of such share; and if such transmission have taken place by