## Declaration of Transmission

the estate, or as the case may be), of lifetime of	
(1) That the said	s duly granted to us (or intestate, and tate were duly granted to us, or a
(2) That there are now standir of Commerceshares in the name of the said latepremises and by law have been trans of the last will (or Administrators of the said deceased.	, which by virtue of the mitted to the declarants as Executor
(3) Wherefore we, the above saidshares in the capital Commerce now standing in the namentered and registered in the book Executors of the last will (or as Accase may be) of the said deceased.	s of the said Bank in our names as
On thisday of,  19 , personally appeared before me	SIGNATURES OF DECLARANTS;

Note.—If this declaration is made in Canada, the United Kingdom, or a British colony, it should be made before a Judge of a Court of Record, the Mayor, Provost or Chief Magistrate of a city, town, borough or other place, or before a Notary Public, who will affix his signature and seal of office. If made elsewhere it should be (a) further authenticated by the Clerk of a Court of Record under the seal of the Court or by the British Consul or Vice-Consul or other accredited representative of His Majesty's Government in the country where the declaration is made, or (b) made directly before such British Consul, Vice-Consul or other accredited representative.