

on the Company, so far as to render the Company's said joint stock or property liable thereby; and no further; and the Company shall immediately pay the amount of such recovery out of their joint stock, but not otherwise. And in case of any suit at law, the President for the time being shall have full power in his own name, and on behalf of the Company, to prosecute to judgement and execution in the manner and form, as by the laws of this Province it is provided; it being expressly understood and declared, that all persons dealing with the said Company, agree to these terms, and are to be bound thereby.

Sixth.—These articles of agreement shall be published in at least one of the News papers printed each in the Cities of Quebec and Montreal for three months, and for the information of all persons who may transact business with, or in any manner give credit to this Company, every bond, bill, note, or other instrument or contract, by the effect or terms of which, the Company may be charged or held liable, for the payment of money, shall specially declare, in such form as the Board of Directors shall prescribe, *that payment shall be made out of the joint funds of this Company, according to the present articles of association, and not otherwise*; and a copy of the sixth article of this Association, shall be inserted in the Bank Book of every person depositing money, or other valuable property, with the Company, for safe custody, or a printed copy shall be delivered to every such person, before any such deposit shall be received from him. And it is hereby expressly declared, that no engagement can be legally made in the name of the said Company, unless it contain a limitation or restriction, to the effect above recited.

And
spons
be ma
or res

Se
holder
or co
be en
the p
votes
tion
more
two,
vote
and
for
and
vote
bov
mal
Sto
wh
see
and
tue
for
fir
cap
vo
ha
th
er
to