

shall be the duty of the other Directors forthwith to proceed in filling up the vacancy in the manner prescribed in the Seventh Section of this Act, as in the case of death, or absence from the Colony.

Shares in Capital  
Stock liable to  
attachment.

XXVII.—The Shares in the Capital Stock of the said Bank shall be liable to attachment and execution, in like manner as other personal property now is; and the warrant or notice in such cases respectively, shall be served on the Manager of the said Bank, and such service shall bind the Share of such Stockholder for all beyond the amount of his liabilities to the said Bank, but not otherwise, to the extent of such attachment or execution; and that for the purpose of ascertaining the number of Shares held by any Shareholder, against whom process of attachment or execution may have issued, the said Manager, or any Director or Officer of the said Bank, may be examined in like manner as any third person having in his, her or their possession any Monies, Goods, Debts, or Effects of any Defendant, may now be examined; and upon sale by the Sheriff of any such Shares under any execution, or order of Court, the Manager of the said Bank shall, on production of a Bill of Sale from the Sheriff, transfer the number of Shares by him sold under any such execution or order, to the purchaser or purchasers thereof, and such transfer shall be valid and effectual for the value of such Shares beyond the amount due the Bank from the person whose Shares may be so seized and sold.

Notices in  
Gazette.

XXVIII.—Whenever by this Act any notice or advertisement is required to be given in Public Newspapers, one of such Newspapers shall be the Royal Gazette or the Newspaper in which the Government notices are usually inserted for the time being.

Notes issued be-  
fore Incorporation.

XXIX.—All Notes heretofore issued by the said Company, and all Bonds heretofore given or made to the said Company, or any Person or Persons on their behalf, shall be of the like force and effect, to all intents and purposes, as Notes issued by or Bonds made to them subsequently to their being Incorporated under the provisions of this Act.

*E. J. C. J.*  
9/23/07