the vacancy of the estate of a deceased depositor, the probate of the Will, or, if it be notarial, an authentic copy thereof, or the letters of administration or act of tutorship, or curatorship, or authenticcertificates of birth, as the case may be, shall, together with such declaration, be 5 produced and left with the Manager or other officer or agent of the Corporation, who shall thereupon enter the name of the party entitled under such transmission in the books of the Corporation.

26. The said Corporation shall not be bound to see to the execution Corporation of any trust, whether expressed, implied, or constructive, to which any not to be 10 of the depositors therein may be subject; and the receipt of the party to the execu-in whose name any such deposit shall stand in the books of the said tion of any Corporation, or if it stands in the name of more parties than one, the trust to which receipt of one of the parties shall be a sufficient discharge to the said positors may Corporation for such deposit, interest thereon, or for other sum of be subject,

- 15 money payable in respect of such deposit, unless such deposit be made and receipt of upon express conditions as to the person or persons to whom such de- whose name posit shall be paid, in which case such deposit shall be governed by such deposit stands conditions; the whole notwithstanding any trust to which such deposit to discharge may then he subject, and whather or not the said Corneration have hed the Corporamay then be subject, and whether or not the said Corporation have had the tien.
- 20 notice of such trust; and the said Corporation shall not be bound to see to the application of the money paid upon such receipt, any law or usage to the contrary notwithstanding.

27. Any payment of interest or of the whole or any part of any bond fide to deposit made in good faith to any person or persons appearing prima persons prima 25 facie to be entitled to such interest or deposit, by the production facie entitled of a declaration in writing, and of the documents in support thereof thall be valid. hereinbefore mentioned, shall be valid ; and the discharge of such person or persons shall be sufficient, and shall discharge the said Corporation from all or any further claim by any person whomsoever for such -30 interest or deposit.

28. If any director, manager, clerk or servant of the said Corpo- Penalty in ration shall change, deface, alter, erase or in any other manner or way, case of mal-rhange the effect of the books of account of the said Corporation, or Directors or

- 35 any entry in the said books of account, for the purpose of defrauding officers, &c. the said Corporation or any of the depositors therein; or if any such director, manager, clerk orservaut, shall secrete, appropriate, embezzle, exchange or steal any bond, obligation; bill obligatory or of credit, or other bill or note, or any security for money, or any moneys or effects
- 40 belonging to the said Corporation or to any depositor therein, or entrusted to bring to him, or in his custody, as such director, manager, clerk or servant, whether the same belong to the said Corporation or belong to any person or persons, body or bodies, politic or corporate, or institution or institutions, lodged and deposited with the said Corporation, the
- 45 Director, Manager, clerk or servant so offending and being thereof convicted in [due form of law, shall be deemed guilty of felony, and shall be punished by imprisonment at hard labor in the Provincial Penitentiary for any term not less than two years, or by imprisonment in any other gaol or place of confinement for any term less than two
- 50 years, in the discretion of of the Court before which he shall be convicted.

29. Any person who shall pretend to be owner of any deposit in the Penalty on Savings Bank, or of the interest on such deposit, or of any part or por- "randulent detion of such deposit or interest, and not being such owner, shall fraud- mand on Cor-55 nlently demand or claim, from the said Corporation, the payment of poration:

such deposit or interest, or of such portion thereof, as the case may be, shall be guilty of a misdemeanor.