

- 4.—The number of shares of stock, held by each Stockholder ;
- 5.—The amounts paid in, and remaining unpaid, respectively, on the stock of each Stockholder ;
- 6.—All transfers of stock, in their order as presented to the
- 5 Company for entry, with the date and other particulars of each transfer, and the date of the entry thereof ; and—
7. The names, address and calling of all persons who are or have been Trustees of the Company ; with the several dates at which each ever became, or ceased to be such Trustee.
- 10 XXIII. The twenty-fourth section of the Act is hereby so amended as to read thus :—
- Sect. 24 of the said Act Amended.
- Such book shall, during reasonable business hours of every day, except Sunday and obligatory holidays (*fêtes d'obligation*), be kept open for the inspection of Stockholders and Creditors of the Com-
- 15 pany, and their personal Representatives, at the office or principal place of business of the Company.
- New section.
- XXIV. The twenty-seventh section of the Act is hereby so amended as to read thus :—
- Sect. 27 of the said Act Amended.
- Every Officer or Agent of any Company, who knowingly makes
- 20 or assists to make any untrue entry in such book, or who refuses or neglects to make any proper entry therein, or to exhibit the same, or to allow the same to be inspected and extracts to be taken therefrom, shall be guilty of a misdemeanor, and, being convicted thereof, shall be punished accordingly.
- Punishment for wilfully falsifying Books.
- 25 XXV.—The Trustees may refuse to allow the entry into such book, of any transfer of Stock whereof the whole amount has not been paid in ;—and whenever entry is made into such book, of any transfer of Stock not fully paid in, to a person not being of apparently sufficient means, the Trustees, jointly and severally, shall be liable to the Creditors of
- 30 the Company, in the same manner and to the same extent as the transferring Stockholder, but for such entry, would have been.
- Trustees may refuse to enter transfers in certain cases. Their Liability.
- XXVI.—The Thirty-first Section of the Act is hereby so amended as to read thus :—
- Sect. 31 of the said Act Amended.
- 35 No such Company shall use any of its funds in the purchase of Stock in any other Corporation, unless in so far as such purchase may be specially authorised by the Act creating such other Corporation.
- New section.
- XXVII.—Each Stockholder, until the whole amount of his Stock has been paid up, shall be individually liable to the Creditors of the Company, to
- 40 an amount equal to that not paid up thereon ; but shall not be liable to an action therefor, by any creditor, before an execution against the Company has been returned unsatisfied in whole or in part, and the amount due on such execution shall be the amount recoverable, with costs, against such Shareholders.
- Liability of Shareholders.
- 45 XXVIII.—Any By-Law for increasing the Capital Stock of a Company may prescribe the manner in which the new Stock shall be distributed ; and in default of its so doing, the control of such distribution shall be held to vest absolutely in the Trustees.
- By-laws for increasing Stock may provide for its distribution.
- XXIX.—Upon the passing, in the manner required by the
- 50 said Act, of a By-Law for increasing the Capital Stock of a Company,
- Declaration by holders of