XLIII. The said Company shall have power to become parties to Company may promissory notes and bills of exchange for sums not less than twenty- be parties to five pounds, and any such promissory note made or endorsed, and such change, &c. bill of exchange drawn, accepted or endorsed by the President or Vice-5 President of the Company, and countersigned by the Secretary and Treasurer, and under the authority of a majority of a quorum, shall be binding on the Company; and every such promissory note or bill of exchange made, drawn, accepted or endorsed by the President or Vice-President of the said Company, and countersigned by the Secretary and 10 Treasurer as such, shall be presumed to have been properly made, drawn, accepted or endorsed, as the case may be, for the Company, until the contrary be shown; and in no case shall it be necessary to have the seal of the Company affixed to any such bill of exchange or promisory note, nor shall the President, Vice-President, or Secretary and 15 Treasurer of the Company, so making, drawing, accepting or endorsing any such promissory note or bill of exchange, be thereby subjected individually to any liability whatever; Provided always, that nothing in Proviso: not this section shall be construed to authorize the said Company to issue to issue Bank any note "payable to bearer," or any promissory note intended to be Notes. 20 circulated as money or as the notes of a bank.

XLIV. The single execution of any conveyance under this Act by Deed of wife any married woman with her husband, shall operate as a Bar of Dower with husband in the lands thereby conveyed, and a conveyance of her title therein if to bardower. the same be owned by her without any other ceremony or formality 25 whatever.

XLV. The Directors of the said Company may vote by proxy, such Directors may proxies being themselves Directors and appointed in the following form vote by proxy. or to the like effect: "I hereby appoint of "one of the Directors of the River Saint Clair and Two Creeks' Ship 30 "Canal Company to be my proxy as Director of the said Company, and "as such proxy, to vote for me at all meetings of the Directors of the "said Company, and generally to do all that I could myself do as such "Director if personally present at such meeting. A. B. signature." But no Director shall act as proxy for more than three other Directors. Proviso.

Esquire, Form of proxy

XLVI. The said Company shall always have power and authority at Directors may any general meeting assembled as aforesaid, to remove any person or be removed persons chosen upon such Board of Directors as aforesaid, and to elect and others elected at others to be Directors in the room of those who shall die, resign or be general meetremoved, and to remove any other officer or officers under them, to ings. 40 revoke, alter, amend or change any of the By-laws or Orders prescribed with regard to their proceedings amongst themselves (the method of calling general meetings, and their time and place of assembling, and manner of voting and appointing Directors only excepted,) and shall And to make have power to make such new Rules, By-laws and Orders for the good Fy-laws. 45 government of the said Company, and their servants, agents or workinen, for the good and orderly making and using the said Canal, and all other works connected therewith or belonging thereto, as hereby authorized, and for the well-governing of all persons whatever travelling upon or using the said Canal and other works, or transporting any 50 goods, wares, merchandize or other commodities thereon, which said By-laws and orders shall be put into writing under the common seal of the said Company, and shall be kept in the office of the Company,