tors to any vote in person or by proxy, or confer any privilege, or render any person or persons eligible to hold, or have any office of trust or emolument, in or under the said Bank. Provided also, that from and after the first election of Directors, under and in virtue of this Act, no share or shares so held as aforesaid in the said Bank, shall confer any right or privilege of v. ting at any General Meeting of Proprietors as aforesaid, either in person or by proxy, unless the said share or shares shall have been held and possessed by the Proprietor or Proprietors for at least three calendar months immediately preceding such General Meeting as aforesaid.

XIII. And be it further enacted by the authority aforesaid, that the shares respectively subscribed to the said Bank, shall be payable in Gold or Silver Coin, current money in this Province, in manner following, that is to say, each and every subscriber or subscribers respectively, shall at the time or times he, she or they shall or may subscribe thereunto, pay as a deposit, to the Directors so appointed as aforesaid, or to the Directors of the said Bank for the time being, the sum of two pounds ten current money of this Province, for each and every share or shares, he, she or they, the said subscriber or subscribers may, or shall have subscribed for and taken in the said Bank; and a further sum of five Pounds like current money as aforesuld, for each and every share and shares respectively subscribed and taken as aforesaid: shall be paid (if not previously demanded and paid) within ten days after the second election of Directors in the manner herein before provided. And the remaining sum of forty two Pounds ten shillings, for each and every share so subscribed and taken as aforesaid, shall be paid, at such time or times, and at such place or places, and by such instalment, and instalments, as the Directors for the time being or a majority of the same, may from time to time appoint; provided always that no instalment shall exceed five Pounds per share; nor shall any future instalment from and after the time that the first two instalments or payments as aforesaid are made, be demanded, or exacted like thirty days notice in some of the public newspapers printed in the City of Quebec be previously given. And any person or persons, Co partnership or Co partnerships, Body or Bodies Politic or Corporate, being a a subscriber or subscribers to the said Bank, and holding any share or shares in the said Bank, refusing, neglecting or dalaying, to pay or cause to be paid, the said second instalment when regularly made and demanded, on the share or shares, he, she or they may have or hold in the Joint Stock of the said Bank, shall forfeit, for neglecting, refusing or delaying the payment of the aforesaid second instalment (of five Pounds for each and every share