the Act limiting the liability of its members, no contribution shall be required from any limited Shareholder who paid his limited share in cash.

XVII. The Court may at any time, and from time to time after the Court may 5 appointment of such Curator as aforesaid, make calls on all or any of make calls on the contributories to the extent of their respective liabilities, for pay-contributories, ment of all or any of the sum or sums it may deem necessary to satisfy the debts of the Company, and the costs, charges and expenses of winding it up, and it may in making such calls take into consideration 10 the probability of some assets, not yet collected, being realized, some liabilities not yet ascertained becoming debts, and that some of the contributories, on whom the call is made, may fail wholly or in part to pay their respective portions thereof.

XVIII. No contributory to any company in process of being wound Set off 15 up under this Act, shall be entitled to set off any claim he may have against such Company by way of set off to the unpaid balances of stock held by him in such company, unless such set off shall have been allowed and credited to him on the books of the Company on account of such unpaid balance, previous to the insolvency of the Company, and by ex-20 press order of the Directors or Managers thereof.

XIX. This Act shall apply to any Company doing business as an in- Act to apply corporated Company, formed under the provisions of any general Act to Companies authorizing the incorporation of such Companies, notwithstanding that formed under from any defect in the organization of such Company, the incorporation even imper-25 thereof shall not have been perfected; and in such case each contribu- feetly. tory or member of such Company shall be liable to the Curator of such Company for an amount equal to his share of the deficiency required to meet the debts of the Company, and the expenses of winding it up, after realization of the other assets thereof, in the computation of 30 which amount regard shall be had to the insolvency of any contributory thereto.

XX. No attachment at the suit of any person whomsoever of any No attacheffects or monies in the hands of any Curator shall be valid; and any such writ of attachment which may be issued for such purpose shall be of curator to be ralid. 35 dismissed.

XXI. An appeal from any judgment rendered under this Act shall Appeals from he allowed in the same manner and to the same Court as appeals in ordinary cases insituted in the Court rendering such judgment are allow d or would lie, and may be made by such form of proceeding as 40 the Court of Appeal shall for such cases prescribe.

judgments

XXII. There shall be paid to the Curator such salary or remunera- Remuneration, by way of percentage or otherwise, as the Court may direct.

tion of cura-

XXIII. When the affairs of the Company have been completely Dissolution of wound up, the Court shall make an order declaring the Company to be company. 45 dissolved from the date of such order, and thereupon the Company shall be dissolved accordingly.