probate or letters of administration, or by any prerogative diocesan or peculiar court or authority in England, Wales, Ireland, or any British Colony, of any testament, testamentary or testament dative expede in Scotland; or if the deceased shareholder shall have died out of her Ma5 jesty's dominions, the production to and deposit with the directors of any probate of his or her will, or letters of administration of his or her property, or other document of like import granted by any court or authority having the requisite power in such matters, shall be sufficient justification and authority to the directors for paying any dividend, or 10 transferring, or authorizing the transfer of any share or shares, in pursuance of, and in conformity to such probate, letters of administration, or other such document as aforesaid.

- 36. The Bank shall not be bound to see to the execution of any Bank not to trust whether expressed, implied, or constructive, to which any of the be bound to the charce of its stock shall be subject; and the receipt of the party in cution of any whose name any such share shall stand in the books of the Bank, or if trust or the it stands in the name of more parties than one, the receipt of one of application of the parties shall be a sufficient discharge to the Bank for any dividend any money. or other sum of money payable in respect of such share, notwithstand-20 ing any trust to which such share may then be subject, and whether or not the Bank have had notice of such trust; and the Bank shall not be bound to see to the application of the money paid upon such receipt.
- 27. It shall be the duty of the said Bank to invest as speedily as One tenth of the debentures hereinaster mentioned can be procured from the Receiver capital to be growned, and to keep invested at all times in the Debentures of this Province, payable within the same, or secured upon the Consolidated Debentures. Loan Fund, one-tenth part of the whole paid-up capital of the said Bank, and to make a return of the numbers and amounts of such debentures verified by the oaths and signatures of the president and chief turn to be cashier, or manager of the said Bank, to the Finance Minister of Cauada, made on oath, in the month of January in each year, under the penalty of the forfeiture of the charter of the Bank in default of such investment and return; Provided always, that the said directors shall not commence provise. So shall have been invested in such debentures.
- 38. Chapter fifty-four of the Consolidated Statutes of Canada in-Cap. 54 of tituled: An Act respecting incorporated Banks, save and except section Con. Stat. three and the amendments thereto, shall extend to the said "The Bank of Northumberland," and shall be read and taken to be, and form a part 40 of the charter of the said "The Bank of Northumberland."
- 39. On complaint made on the oath of one credible witness to the Search wareffect that there is just, cause to suspect that any person is or has been rant for and concerned in making or counterfeiting any bank notes or bills of the Bank, any magistrate may, by warrant under his hand, cause the dwell-counterfeit ing-house, room, workshop, out-house, or other building, yard, garden, notes ac. or other place, where such person shall be suspected of carrying on such making or counterfeiting to be searched; and all such counterfeit bank bills, notes and such plates, dies, rolling-presses, tools, instruments, and materials used in, or apparently adapted to the making or counterfeit-50 ing of such bills or notes, as shall be found therein or thereon, shall forthwith be carried before the same or any other magistrate, who shall cause them to be returned and produced upon any prosecution in relation thereto; in any Court of Justice; and the same after being so produced in evidence, shall be defaced or destroyed, or otherwise disposed of at the discretion of the Court.