

ployment of or interested in the Company or not, and that the number of calls in arrear have been made.

XXIX. The proprietary stock of the said Company shall be assignable and transferable, according to such rules as the Board of Directors shall make and establish; and no Stockholder indebted to the Company shall be permitted to make or transfer, or receive a dividend, until such debt be paid or security for its being paid be given, to the satisfaction of the Directors.

Proprietary Stock to be transferable.

XXX. No transferred share or stock shall enable the transferrer to vote until the expiration of thirty days from such transfer.

No transferred share to entitle the transferrer to vote until thirty days from said transfer.

XXXI. If any Insurance on any house or building shall be and subsist in the said Company, and in any other office, or from and by any other person or persons at the same time, the Insurance made in and by this Company shall be deemed and become void, unless such double insurance subsist with the consent of the Directors signified by endorsement on the policy signed by the President and countersigned by the Secretary or otherwise, as directed by the By-laws and regulations of the Company.

Double insurance void except by consent of Directors.

XXXII. In all actions, suits, and prosecutions in which the said Company may be engaged at any time, the Secretary or other officer of the said Company shall be a competent witness, notwithstanding any interest he may have therein.

Officers of Company to be competent witnesses.

The said Company shall, when required by either of the three Branches of the Legislature, make a full and unreserved statement of the affairs of the Company, of the funds, property, and securities shewing the amount in real estate, in bonds, and mortgages, in notes and the securities thereof, in public debt or other stock, and the amount due to and from the said Company, and also a list of the stockholders and of the Directors.

Statement of affairs to be made to Legislature.

INLAND NAVIGATION.

The Company may insure inland navigation risks on the Grand River or any of its tributaries, boats, vessels, grain, produce, lumber, and any description of goods to its destination if in the same bottom (in fact to its destination.) This clause being for the convenience of the Town of Brantford and parties residing and trading on the River, the Company is not authorised to do business in this department elsewhere nor to sanction inland navigation risks in any other quarter.

Inland navigation insurance.

XXXIII. It shall at all times hereafter be lawful for the Legislature of this Province to repeal, alter, or amend this Act, without its being deemed an infringement of the privileges of hereby granted.

May be repealed or amended.

XXXIV. This Act shall be deemed a public Act.

Public Act.