By-laws.

duties and removal of all agents, officers and servants of the Company, the security to be given by them to the Company, their remuneration, and that (if any) of the Directors, the time at which and the place where the annual and other meetings of the Company shall be held, the calling of meetings, general and special, of the Board of Directors, and of the Company, the quorum, the requirements as to proxics, and the procedure in all things, at such meetings, the site of their chief place of business, and of any other offices which they may require to have, the imposition and recovery of all penalties and forfeitures admitting of regulation by By-law, and the conduct in all other particulars of 10 the affairs of the Company; and may from time to time repeal, amend, or re-enact the same; but every such By-law, and every repeal, amendment or re-enactment thereof, unless in the meantime confirmed at a special general meeting of the Company duly called to that end, shall only have force until the next annual meeting of the Company, and shall 15 require to be confirmed thereat; and every copy of any By-law under the seal of the Company, and purporting to be signed by any officer of the Company, shall be received as prima facie evidence of such By-law, in all Courts of Law.

Proof of Bylaws.

Piaces of business of the Company.

Dividends.

Agents.

XVII. The Company may establish and have any place or places of business in Great Britain or in the United States of America; and may, at any thereof, open books of subscription for their stock, and may receive there subscriptions for such stock, transferable there respectively, and may make all instalments thereon to be called in, and all dividends thereon to be declared, payable there respectively; and at any of such places of business they may name one or more agents for all or any of such purposes, and may remunerate them as they shall see fit; and they may, by By-law and otherwise, in all things regulate and order the mode of transaction of all manner of business to be so done thereat, and may prescribe as they shall find expedient, the mode in which shares of stock taken thereat may be assimilated to, or converted into shares of stock taken in this Province, and vice versa.

Company not bound to see to trusts to which shares are subject. XVIII. The Company shall not be bound to see to the execution of any trust, whether express, implied or constructive, in respect of any shares: and the receipt of the person in whose name the same shall stand in the books of the Company, shall be a valid and binding discharge to the Company, for any dividend or money payable in respect of such shares, and whether or not notice of such trust shall have been given to the Company; and the Company shall not be bound to see to the application of the money paid upon such receipt.

Limitation of liability of Shareholders. XIX. The shareholders of the Company shall not as such be held responsible for any act, default or liability whatsoever of the Company, or for any engagement, claim, payment, loss, injury, transaction, matter or thing whatsoever, relating to or connected with the Company; beyond 45 the amount of their shares in the stock thereof.

Execution of contracts to which the Company is a party.

XX. Every contract, agreement, engagement or bargain made, and every bill of exchange drawn, accepted or endorsed, and every promissory note and cheque made, drawn or endorsed, on behalf of the Company, by any agent, officer or servant of the Company, in gene-50 ral accordance with his powers as such under the By-laws of the Company, shall be binding upon the Company; and in no case shall it be necessary to have the seal of the Company affixed to any