tract therefrom, shall, together with such declaration, be produced and left with the Cashier or other officer or agent of the Bank, who shall then enter the name of the party entitled under such transmission, in the Register of Shareholders.

XXXVII. Whenever the interest in any share or shares of the Capital Mode of ob-Steck of the said Bank shall be transmitted by the death of any share-on of the Court holder or otherwise, or whenever the ownership of, or legal right of pos- as to title to session in any such share or shares shall change by any lawful means shares when other than by transfer according to the provisions of this Act, and the the Bank entertains rea-10 Directors of the said Bank shall entertain reasonable doubts as to the sonable doubt. legality of any claim to and upon such share or shares of stock, then and in such case it shall be lawful for the said Bank to make and file, in the Court of Chancery for Upper Canada, a declaration and petition in writing, addressed to the Chancellor of the Court, setting forth the facts 15 and the number of shares previously belonging to the party in whose name such shares stand in the Books of the Bank, and praying for an order or judgment adjudicating and awarding the said shares to the party or parties legally entitled to the same, and by which order or judgment the Bank shall be guided and held fully harmless and indemnified and re-20 leased from all and every other claim for the said shares or arising therefrom; Provided always, that notice of such petition shall be given to the Provise. party caiming such shares, who shall, upon the filing of such petition establish his right to the several shares referred to in such petition; and all other proceedings in such cases shall be the same as those observed 25 in cases pending before the said Court of Chancery; Provided also, that Provise. the costs and expenses of procuring such order and adjudication shall be paid by the party or parties to whom the said shares shall be declared lawfully to belong, and such shares shall not be transferred until such costs and expenses be paid, saving the recourse of such party against 30 any party contesting his right.

XXXVIII. The Bank shall not be bound to see to the execution of any Bank not trust, whether express, implied or constructive, to which any of the shares to execution of the Bank may be subject, and the receipt of the party in whose name any of trust to such share shall stand in the Books of the Bank or if it stand in the names which shares of more parties than one, the receipt of one of the parties shall, from time may be subto time, be a sufficient discharge to the Bank for any dividend or other. sum of money payable in respect of such share, notwithstanding 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 40 the application of the money paid upon such receipt; any law or usage to the contrary not withstanding.

XXXIX. It shall be the duty of the Directors of the said Bank to invest, One-tenth of s speedily as the Debentures hereinafter mentioned can be procured from paid up capithe Receiver General, and to keep invested at all times in the Debentures tal to be invested in deto of this Province, payable within the same, or of the Consolidated Muni-bentures of cipal Loan Fund, one-tenth part of the whole paid up capital of the said certains kinds. Bank, and to make a return of the numbers and amount of such Deben-Return to be tures, verified by the oaths and signatures of the President or Chief Cash-made. ier or Manager of the said Bank, to the Inspector General, in the month noi January of each year, under the penalty of the forfeiture of the Charter of the said Bank in default of such investment and return: Provided Proviso. always that the said Directors shall not commence the ordinary business of Banking until the sum of ten thousand pounds shall have been invested.