proof of the subscripsufficient evidence of call was in fact made, not be necessary for s who made such call, any shall be entitled thereon.

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ought by or against hing whatsoever, any timony shall not be

being, or a quorum chrules and regulaof land, properties, int and improvement cers and servants of s as appertain to the ower to appoint as if the said Corporaways, that the price ration shall not extut than is sufficient rposes hereinbefore stock subscribed; airs of the Corporaind remaining after erect, such surplus in such manner as

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for the Governor ince for the time under oath. (which mister.) of the ret of the real and all be laid before as after the open-

nal now held by

the Association hereby incorporated, or by any party in trust for them, shall be and is hereby vested in the said Corporation, which shall be responsible for all debts and obligations of the said Association, and may recover and enforce all claims and obligations in favour thereof.

XX. And be it enacted, That no member of the said Corporation shall in his private or natural capacity be liable for any debt or obligation contracted by the said Corporation.

XXI. And be it enacted, That nothing in the present Act contained shall affect in any manner or way whatsoever the right of Her Majesty, Her heirs and successors, or of any person or persons of any kind, body politic or corporate, such only excepted as are hereinbefore mentioned.

 $\,$ XXII. And be it enacted, That this Act shall be held and considered to be a Public Act.