the maintenance and due regulation of their Skating and Curling Rink, and of their grounds and buildings connected therewith, the raising of capital by the issue of transferable shares or otherwise, the conditions under which shares shall be issued and may be transferred or forfeited, the admission to the rink of non-shareholders, and the regulations to which such non-shareholders shall be subject, and the administration of their affairs generally, and may amend and repeal such bylaws from time to time, observing always, however, such formalities of procedure as by such by-laws may have been prescribed to that end, and generally shall have all needful corporate powers for the purposes of this Act.

10. No shareholder in the Company shall in any manner Liability of be liable to, or charged with, the payment of any debt or shareholders. demand due by the Company, beyond the amount of his or her unpaid subscribed share or shares in the capital stock of the Company.

11. The Corporation shall at all times, when thereunto Annual report, required by the Governor, or by either branch of the Legislature, make a full return of its property, real and personal, and of its receipts and expenditures for such period, and with such details and other information as the Governor, or either branch of the Legislature, may require.

12. This Act shall be deemed a Public Act.

CAP. LXXIV.

An Act for the relief of the Trustees and Devisees of the late John David Smith and to enable the said Trustees to wind up the Trusts of the Estate.

[Assented to 18th March, 1865.]

HEREAS Augusta Louisa Smith and John Shuter Presmble, Smith have, by their petition, represented that John David Smith, late of Port Hope, in Upper Canada, Esquire, deceased; by his last will and testament appointed his wife, the said Augusta Louisa Smith, executrix, and his sons, Elias Peter Smith and John Shuter Smith, executors of his said will and testament and trustees of his estate and effects, and thereby amongst other things devised to his said trustees his residuary estate to be divided as therein directed, and one-third portion thereof to be held by them for the use of his widow during her widowhood, and after her death or marriage to be divided amongst, his children by his second marriage, viz., Joseph, Susan, Sarah and Wallis, when his youngest child should attain the age of twenty-one years; that the said testator did further, by a codicil to his said will, devise and declare that