

5 nistrator, Tutor, Curator, Guardian or Trustee, shall represent
 the shares of stock in his hands at all meetings of the Company,
 and may vote accordingly as a Stockholder ; and every person
 who shall pledge his stock as aforesaid may nevertheless re-
 5 present the same at all such meetings, and may vote accordingly
 as a Stockholder ; but no person holding stock as Executor,
 Administrator, Tutor, Curator, Guardian or Trustee, shall be
 a Trustee or hold any office in the service of such Company ;
 and all votes given to them or either of them shall be
 10 void.

present stock
 in their hands
 and vote at
 elections, but
 not to be
 elected.

XXI. And be it enacted, That it shall be the duty of the
 Trustees of every such Company to cause a book to be kept by
 the Treasurer or Clerk thereof containing in alphabetical order
 15 of such Company, and showing their places of residence, the
 number of shares of stock held by them respectively, and the
 time when they respectively became the owners of such shares ;
 and also a statement of all the existing debts and liabilities of
 such Company, and of the amount of its stock actually paid in ;
 20 which books shall, during the usual business hours of the day,
 on every day except Sundays, be open for the inspection of
 Stockholders and creditors of the Company and their personal
 representatives, at the office or principal place of business of
 such Company, in the Town where the operations of such Com-
 25 pany are carried on as aforesaid : and any and every such
 Stockholder, Creditor or Representative, shall have a right to
 make extracts from such book ; and no transfer of stock shall
 be valid for any purpose whatever, except to render the person
 to whom it shall be transferred liable for the debts of the
 30 Company according to the provisions of this Act, until it shall
 have been entered therein as required by this section by an
 entry showing to and from whom such stock shall have been
 transferred.

Trustees shall
 keep a book
 containing
 names of
 Stockholders,
 &c., for ins-
 pection by
 parties inter-
 ested.

XXII. And be it enacted, That such book shall be *prima*
 35 *facie* evidence of the facts therein stated in favour of the Plain-
 tiff in any suit or proceeding against such Company or against
 any one or more Stockholders ; and that every Officer or
 Agent of any such Company who shall refuse or neglect to
 make any proper entry in such book, or to exhibit the same or
 40 allow the same to be inspected and extracts to be taken there-
 from as aforesaid, shall be guilty of a misdemeanor, and being
 convicted thereof shall be punished accordingly ; and every
 Company that shall neglect to keep such book open for ins-
 pection as aforesaid, shall forfeit the corporate rights, cha-
 45 racter and privileges acquired by it in pursuance of this
 Act.

Such book
 to be
prima facie
 evidence of
 the facts there-
 in stated.