

X. And be it enacted, That if any share of shares in the said Company or any interest therein shall have been transmitted in consequence of the death or bankruptcy or in consequence of the last will and testament or 5 intestacy, of any shareholder or by any lawful means other than the transfer mentioned in the Act incorporating the said Company the party or parties to whom such share or shares or interest thereon shall have been so transmitted, shall lodge in the office of the Company 10 a statement in writing signed by such party, declaring the manner in which such share or interest was so transmitted and shall also produce a copy or probate of such will or sufficient extracts therefrom, and such other documents or proof as may be necessary, and deliver 15 the same to the Secretary, and without such statement produced and authenticated as aforesaid no party claiming by virtue of such transmission shall be entitled to receive any share of the profits of the Company, nor to vote in respect of any such share or shares as the holder 20 thereof.

What proof shall be requisite of the acquisition of shares otherwise than by transfer as provided by the Company's acts.

XI. And be it enacted, That if any Writ of *Saisie-Arrêt* or attachment shall be served upon the said Company, it shall be lawful for the Secretary or Treasurer 25 in any such case to appear in obedience to the said Writ, to make the declaration in such case by law required, according to the exigency of each case; which said declaration, or the declaration of the President shall be taken and received in all Courts of Justice in Lower Canada, as the declaration of the Company; and in cases 30 where interrogatories *sur faits et articles* or *serment décisoire*, may have been or may hereafter be served upon the Company, the Directors shall have the power, by a vote or resolution entered among the minutes of the proceedings of any meeting to authorize the President or 35 Treasurer to appear in any cause to answer such interrogatories; and the answers of the President or Treasurer so authorized, shall be held and taken to be the answers of the Company to all intents and purposes as if all the formalities by law required had been complied with; and 40 the production of a copy of such resolution certified by the Secretary with the said answers, shall be sufficient evidence of such authorization.

Proceedings in case of *saisie arrêt, faits et articles, &c.*

XII. And be it enacted, That all suits, actions and proceedings to be instituted against the said Company, 45 shall be commenced and be proceeded with in the Courts holding sittings in the City of Montreal, nor shall the Company be held to appear or be impleaded in any other Circuit or District in Lower Canada, notwithstanding the cause of such suit, action or proceeding, shall have arisen 50 within such other Circuit or District.

All actions against the Company to be brought at Montreal.