

same name, be persons capable in the Law, to sue, be sued, implead and be impleaded, answer and be answered unto, defend and be defended, in all Courts and places whatsoever, and of what nature and kind soever, and that they and their successors may have a common seal, and may change and alter the same at their pleasure, and also that they and their successors, by the name of *The Quebec Exchange*, shall be in law, capable of purchasing, holding and conveying any estate real or personal for the use of the said Corporation: Provided such real and personal estate at any one time held by the said Quebec Exchange shall not exceed the value of £

II. And be it further enacted by the authority aforesaid, that a share in the sum of £3125 currency, subscribed or to be hereafter subscribed in the said undertaking, shall be at the rate of £12 10s. cy. for each and every share; and such shares as aforesaid shall be and the same are hereby vested in the several persons hereinbefore named, and in the several persons who shall become new subscribers to the said undertaking, in manner hereinafter enacted, and in their several and respective successors, heirs, executors, curators, administrators and assigns, proportionally to the sum which they and each of them now have severally and respectively subscribed, or hereafter shall severally and respectively subscribe and pay into the hands of the Treasurer of the said Quebec Exchange, to be appointed in the manner hereinafter directed, and such proprietors of each of such shares, as aforesaid, severally and respectively, shall be entitled to receive, from and after the erection of the said Exchange and Reading Room, the entire and neat distribution of one proportional part or share of, and in the profit and advantage that shall or may therefrom arise and accrue, and so in proportion for any greater number of shares which such Proprietors may own.

III. And be it further enacted by the authority aforesaid, that upon every or any subject, proposition or question which shall arise, be discussed or be put, relating to the affairs of the said Corporation, each Member holding five shares or under, shall have one voice or vote for and in respect of each share which he shall hold or possess in the said undertaking; each Member holding not less than six shares nor more than eight shares shall have six votes; each Member holding not less than nine shares nor  
more