

SAVINGS BANK IN ONTARIO AND QUEBEC—ACT RESPECTING

may obtain absolute title by release of equity of redemption—foreclosure or purchase of prior mortgage, 410.

may purchase, if sold by bank under execution, 409.

no loan on, 408.

Returns—annual list of shareholders to be laid before Parliament by Minister of Finance, 412.

form of, 413.

monthly, to Minister of Finance, 411.

Shareholders—calls on, generally, 403.

liability of, in case of deficiency of assets, 404.

calls in such cases, 404.

forfeiture for non-payment of such calls, 404.

yotes of, 403.

proxies, 403.

Shares—joint holders of, to appoint attorney in writing, 405.

personal property, 405.

transfer of, 405.

transmission of, otherwise than by ordinary transfer, 406.

declaration in foreign country, 406.

by marriage or death, 407.

Trusts—not bound to see to, 411.

SECURITIES—*See* Collateral Securities.

SET-OFF,

as between bank and depositor, 112.

in nature of lien on deposit, 112. *See* LIEN.

in favor of depositor against insolvent bank, 223.

when bank is insolvent, 223.

whether can be made of debt due from bank to shareholder to relieve him from personal liability, 223.

dividends may be subject of, 263

SHAREHOLDERS,

who are, 255,

alone have power to increase capital, 57.

cannot escape liability to pay full amount of their subscriptions, 256.

not protected from such payment by statute of limitations, 256.

See SUBSCRIPTION.

liability of, in excess of amount named in subscription, 258.

measure of this liability, 258.

how liability of, may be increased by legislation subsequent to charter, 259

liability of, to contribute towards indebtedness of bank, is barred by statute of limitations, 259.

who are considered to be such for purposes of contribution towards payment of bank's indebtedness, 255, 258.