and no suit shall be brought against any Stockholder who shall cease to be a Stockholder in any such Company for any debt so contracted, unless the same shall be commenced within two years from the time he shall have ceased to be a Stockholder in such Company, nor until 5 an execution against the Company shall have been returned unsatisfied in whole or in part.

Executors, S.c. not to be subject to any personal liability as Stockholders.

XVIII. And be it enacted, That no peason holding Stock in any such Company as Executor, Administrator. Tutor, Curator, Guardian, or Trustee, shall be personally 10 subject to any liability as Stockholder of such Company; but the estates and funds in the hands of such Executor. Administrator, Tutor, Curator, Guardian or Frustee, shall be liable in like manuer and to the same extent as the Testator or Intestate, or the Minor Ward or interdicted person, or the person interested in such trust fund would be if he were living and competent to act, and held the same stock in his own name; and that no person holding such stock as collateral security shall be per sonally subject to any liability as Stockholder of such 20 Company, but the person pledging such stock shall be considered as holding the same, and shall be liable as a Stockholder accordingly.

XIX. And be it enacted, That every such Executor. sc., allowed to Administrator, Tutor, Curator, Guardian or Frustee, shall in their hands, represent the shares of stock in his hands at all meetings 25 of the Company, and may vote accordingly as a Stock holder; and every person who shall pledge his stock as aforesaid may nevertheless represent the same at all such meetings, and may vote accordingly as a Stockholder but no person holding stock as Executor, Administrator, 30 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 void.

> XX. 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 the names of all persons; who are or have been Stockholders of such Company, and howing, 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; which books shall, during the usual busidess hours of the day, on every day except Sundays and obligatory holidays (fetes d'obligation), be open for the inspection of 45. Stockholders and creditors of the Company and their personal representatives, at the office or principal place of business of such Company, in the County where the operations of such Company are carried on as aforesaid: 50

Executors, and vote at elections, but not to be elected.

Trustees shall keep a book containing names of Stockholders, &c., for inspection by parties interested.