to a Company rth or referred me of "THE by that name ower to break , plead and be this Province. and they are their capital, charges and and all other inder of such leemed necesioned, that is and carrying nnected with onging to the f houses and ertainment of neral Wells; in the opinion shall be re-

aid Company and to hold pereditaments in the Midreof whereon lay out and of the Comby purchase, ereditaments. wful for the by purchase, conditionally, d County of I to lay out being, of the acquiring by nd hereditaperty, lands d by the said

IV. And be it enacted, That it shall be lawful for the Company, Power to from time to time, to deal with and dispose of all lands acquired and lease and sell possessed, or held in trust, for the Company, or contracted for, or to which the said Company shall be entitled, or of any part thereof, by sale, exchange, mortgage, lease, or other disposition thereof, which they may deem most conducive to the promoting the objects and advantage of the Company; and the Company shall be, and they are hereby authorized and empowered to lay out and invest their capital and property, for the time being, or any monies to be raised by them in so dealing and disposing of their lands.

V. And be it enacted, That the capital of the said Company shall be Capital and Twenty-five Thousand Pounds, and shall be divided into One Thousand number of two Hundred and Fifty shares, each of the amount of twenty pounds; and such shares shall be numbered in arithmetical progression, beginning with number one, and be respectively distinguished by the numbers affixed to them.

VI. And be it enacted, That all shares in the Undertaking shall be Shares to personal estate, and transmissible as such, and shall not be of the nature estate.

of real estate.

VII. And be it enacted, That the Company shall keep a book, to Registry of be called the "Register Book of Shareholders," and in such book shall be fairly and distinctly entered, from time to time, the names of the several corporations, and the names and additions of the several persons, being Shareholders of the Company, the number of shares to which such Shareholders shall be respectively entitled, distinguishing each share by its number, and the amount of the subscriptions paid on such shares; and such book shall be authenticated by the common Seal of the Company being affixed thereto.

VIII. And be it enacted, That in addition to the said register of Shareholders, the Company shall provide a proper book, to be called of Shareholders. The Shareholders' Address Book," in which the Secretary shall, from time to time, enter the places of abode of the several Shareholders of the Company; and every Shareholder, or if such Shareholder be a corporation, the clerk or agent of such corporation may, at all convenient times, peruse such book gratis, and may require a copy thereof, or of any part thereof; and for every hundred words so required to be copied, the Secretary may demand a sum not exceeding sixpence.

IX. And be it enacted, That on demand of the holder of any share, Certificates the Company shall cause a certificate of the proprietorship of such share of Shares. to be delivered to such Shareholder, and such certificate shall have the common Scal of the Company affixed thereto, and such certificate shall specify the share or number of shares in the Undertaking to which