pearing in the books of the said company to have been possessed of the same; and in case the last or usual place of abode of any such proprietor cannot be ascertained upon inquiry, such notice shall be inserted once in the Dablin Gazette as aforesaid, and in case any proprietor shall go out of the kingdom, such notice shall be inserted in the Dublin Gazette as aforesaid; and in all such cases and after such notices, on default being made, the share shall be forfeited in manner aforesaid, except only that in the cases of proprietors being abroad the share shall not be forfeited until the expiration of six calendar months after the day on which such notice shall have been left at their last or usual place of abode in Ireland, and inserted in the Dublin Gazette as aforesaid.

Proprietors in arrear not to vote.

LII. Provided also, and be it further enacted, That no proprietor of any share on which any call made shall remain unpaid shall at any meeting of the proprietors of the said company be allowed to vote, either personally or by proxy, until the money payable in respect of such share pursuant to such call shall have been fully paid, although the time limited for payment thereof may not have expired.

Shares may be sold.

LIII. And be it further enacted, That it shall be lawful for the several proprietors of shares in the said undertaking, and their respective executors, administrators, and successors, to sell and dispose of any shares to which they are or shall be entitled therein, subject to the rules and conditions herein mentioned; and the form of conveyance of shares may be in the following words or to the like effect, varying the names and descriptions of the contracting parties as the case may require:

Form of trans.

of in consideration of the sum of paid to me by of 'do hereby assign and transfer to the said share for 'shares, as the case may be,] numbered of and in the ' undertaking called the North American Colonial Association of Ire-' land, to hold unto the said his executors, administrators, 'and assigns [or successors and assigns], subject to the same condi-'ditions as I held the same immediately before the execution hereof; ' and I the said do hereby agree to accept and take the said 'share [or shares] subject to the same conditions. As witness our hands and seals the day of

And in every such sale the deed or conveyance (being executed by the seller and purchaser of such share) shall be kept by the clerk of the said company, who shall enter in some book to be kept for that purpose a memorial of such transfer and sale and indorse the entry of such memorial on the said deed of sale or transfer, for which no more than two shillings and sixpence shall be paid, and the said clerk is hereby required to make such entry or memorial accordingly; and on request, a certificate of each share shall be delivered by him to the purchaser for his or her security, and for which certificate no more than one shilling shall be paid; and until such memorial shall have been made and entered as above directed such purchaser shall have no part or share of the profits of the said undertaking, nor any interest for such share paid to him or her, nor any vote in respect thereof as a proprietor of the said undertaking.