Company may \begin{tabular}{l}
XII. It shall be lawful for the said Company from time to time to \\
borrow money borrow, either in this Province or elsewhere, all such sum or sums of \\
to a certain \\
amount.

 

money (not exceeding in all at any time an amount equal to one-half of \\
the capital of the Company as hereinbefore authorized) as they may find \\
expedient, and to make the bonds, debentures, or other securities they 5 \\
shall grant for the sums so borrowed, payable either in currency or in
\end{tabular}

sterling, with interest, and at such place or places within or without
And issue De- this Irovince as they may decm advisable; and such bonds cr other secu-
bentures. ritics may be made payable to bearer or transferable by simple indorse-
ment or othervise, and may be in such form as the Directors for the 10

## Liability of

XIII. Each stockholder of the said Company shall be severally and Stockholders. individually liable to the creditors theren to the amount of the stock held by him and remaining unpaid, for all the debts and contracts made by such Company.

List of Share- XIV. It shall be the duty of the Directors of the said Company to 20 holders \&c., to cause a Book to be kept by the Treasurer oi Clerk thereof, containing in be kept open to Shareholders. holders of the said Company, and sitowing 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 25 of all the existing debts and liabilities of the said Company and of the amount of its stock actuaily paid in; which Book shall, during the usual business hours of the day, be open for the inspection of Stockholders of the Company and their personal representatives, at the office of the said Company.
Increase of ca- XV. It shall be lawful for a majority of the Stockholders of the said pital provided Company present at any Annual General Meeting thereof, to determine for. that the Capital of the Company be increased to any amount not exceeding in the whole seventy-five thousand pounds, and such capital may then be so increased either by subscription among the then Stockholders, 35 or the admission of new Stochholders, or otherwise as such majority. shall determine; and the Directors of the Company for the time shall and may then open Stock Books and shares, receive subscriptions, make calls and recover the amount, or forfeit and dispose of the shares on which they shall be unpaid, and may otherwise deal with, and wih 40 respect to, such new Stock and the subscribers for and holders thereof, as hereinbefore provided with regard to the original Stock of the Company and holders thereof; and the holders and subscribers for new Stock shall have the like rights and liabilities in respect thereof as the holders of and subscribers for the original Stock in respect thereof: And such 45 increase may be made either at one time and meeting to the amount above mentioncd, or at two or more times or meetings, for part thereof at each, so as the whole amount aforesaid be never exceeded.
Interpretation XVI. The Statute of this Province passed in the twelfth year of Her Act. Majesty's Reign, chapter tenth, and known, cited, and referred to as 50 "The Interpretation Act," shall, so far as it can be made applicable apply to this Act.
Publio Aet. XVII. This Act shall be deemed a public Act.

