

may be sold at a public sale by the Directors, after such notice as they may direct, for the most money that can be got for the same, and the moneys arising therefrom shall  
 5 be applied for the purposes of this Act: Provided always, that in case the money  
 produced by any sale of shares be more Proviso.  
 than sufficient to pay all arrears and lawful interest thereon, and the aforesaid penalties  
 10 for non-payment, together with the expenses of such sale, the surplus of such money shall be paid on demand, to the owner, and no more shares of a defaulter shall be sold than what shall be deemed necessary to pay such  
 15 arrears, interest, penalties and expenses.

XXV. And be it enacted, That if pay- Shares to re-  
vert.  
 ment of such arrears of calls, interest, penalties and expenses be made before any share  
 so forfeited and vested in the Company,  
 20 shall have been sold, such share shall revert to the party to whom the same belonged before such forfeiture, in such manner as if such calls had been duly paid.

XXVI. And be it enacted, That in all Right to sue  
for Calls.  
 25 actions of suits for the recovery of such arrears or calls, it shall be sufficient for the Company to allege that the defendant being an owner of such shares, is indebted to the said Company in such sums of money as the  
 30 calls in arrear amount to, for such and so many shares, whereby an action hath accrued to the said Company by virtue of this Act, and on the trial it shall be only necessary to prove that the defendant was owner of some  
 35 shares in the undertaking, and that such calls were in fact made, and that notice was given as directed by this Act, and that it shall not be necessary to prove the appointment of the Directors who made such calls, nor any  
 40 other matter whatsoever.

XXVII. And be it enacted, That before Profits in right  
of Marriage  
&c. requiring  
proof by affi-  
davit &c.  
 any person claiming any part of the profits  
 of the said undertaking, in right of marriage,