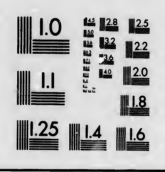
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### THE MONTREAL

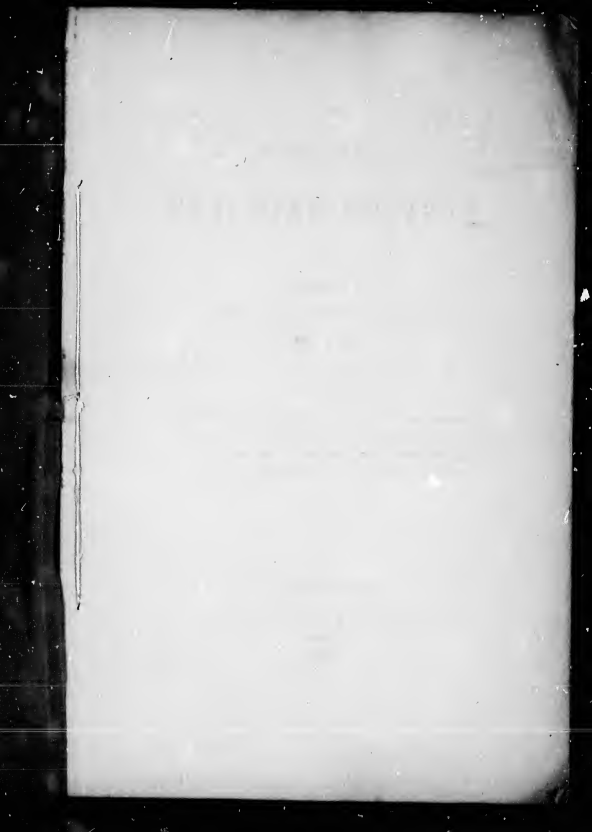
## BUILDING SOCIETY.

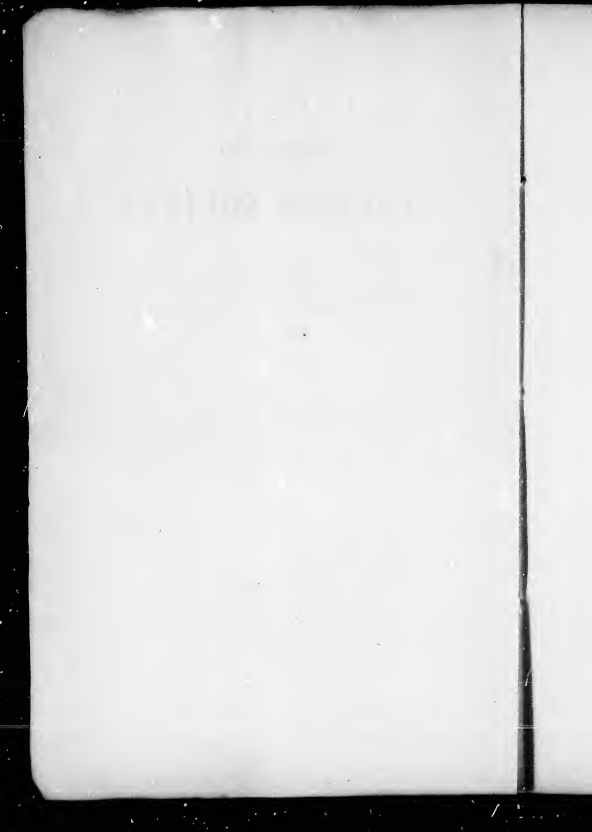
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AN ACT OF THE PROVINCIAL LEGISLATURE

IN 1845







THE

## MONTREAL BUILDING SOCIETY.

Incorporated by

ACT OF THE PROVINCIAL LEGISLATURE

IN 1845.

For the purpose of enabling each Member thereof to receive out of the Funds of the Society, the amount or value of his or her Share or Shares therein, to erect or purchase one or more Dwelling House or Houses, &c. &c.

#### MONTREAL:

PRINTED BY STARKE AND CO.

1845.

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#### PROSPECTUS

OF THE

#### MONTREAL BUILDING SOCIETY.

INCORPORATED BY ACT OF PARLIAMENT.

#### Directors.

C. H. CASTLE, ESQ.

J. T. BRONDGEEST, ESQ.

JOHN LEEMING, ESQ. ROBERT SCOTT, ESQ.

J. M. TOBIN, ESQ.

JOHN T. BADGLEY, Treasurer and Secretary.
GEORGE GRUNDY, Assistant Secretary.
W. N. CRAWFORI
WILLIAM SPEAR

Shares £100 each-h
per Share—Entrance Fo

bscription 10s.

THE object of this Society is to enable individuals to invest their savings in the purchase or erection of Buildings.

A Tenant, in about ten years, pays his Landlord in rent, a sum equivalent to the value of the House he occupies, and yet, at the expiration of that period he has no interest in the property—but by becoming a member of this Society, he will be enabled to purchase or build a house, by means

of a loan granted to him for that purpose, repayable by monthly instalments, little if any more, than the rent which he otherwise would be paying; with this advantage that he becomes the proprietor in ten or twelve years, and frequently in much less time.

The working of the Society is as follows:— Each member pays a monthly subscription of ten shillings for each share of £100 subscribed for; thus a holder of one share can borrow or purchase £100—five shares, £500, and so on in proportion to the number of shares he holds. The money which the Society will have to loan, will be offered to competition monthly, when each member will have an opportunity of purchasing to the extent of his shares.

The borrower or purchaser, before receiving the amount, must deposit with the Secretary, the particulars of his securities, which will then be visited by the Inspector, and the titles investigated, and should both prove satisfactory, the money is advanced, charged at the rate of six per cent per annum. Should the borrower desire to erect a Dwelling House, the money is advanced as the building progresses.

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The utmost safety and protection from risk, are offered to the Capitalists, (as none but Landed or Building Security will be received; Personal security, however unexceptionable, will not in any

case be taken), but the great and permission object of this Society, is to provide for individuals of moderate incomes, facilities, whereby, they may have it in their power to invest a portion of their earnings in a safe, advantageous and beneficial manner, and to hold out to those classes, an inducement to the exercise of industrious and economical habits, in the prospect of providing for themselves and

families, comfortable dwellings from their savings. Owing to the late period of the Session, at which this Society obtained its Act of Incorporation, the Books of the Society will not be opened for the transaction of business, before the 1 to October next. But parties wishing to avail themselves of its advantages, have an opportunity of obtaining Copies of the Act of Incorporation and By-Laws by applying to WM. N. CRAWFORD, Esq., Notary Public, St. Gabriel Street, who will also receive the names of intending Subscribers.

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#### NOTICE.

For the convenience of Subscribers to the Building Society and others, the undersigned has OPENED a REFERENCE or MEMORANDUM BOOK of particulars of Vacant or other Lots for Sale in the City or its neighbourhood. The advantages of this method to both Buyers and Sellers are evident, and the latter are respectfully invited to furnish descriptions, prices, &c. of their Freeholds to

W. N. CRAWFORD, N. P.

25, ST. GABRIEL STREET.

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#### AN ACT

For the Incorporation of certain individuals under the name and style of " The Montreal Building Society."

HEREAS it is desirable to afford encouragement Preamble. and protection to the establishment of certain Societies commonly called "Building Societies," icr the purpose of raising by small periodical subscriptions, a fund to assist the Members thereof, among the industrious and other classes, in obtaining a small Freehold or Leasehold property; and the persons hereinafter mentioned, have prayed to be incorporated as a Society for such purposes, in the City of Montreal-

Be it therefore enacted, &c. that David Davidson, Chas. H. Castle, John T. Brondgeest, John M. Tobin, John Leeining, John T. Badgley, and George Grundy, and their several respective heirs, executors, curators, administrators, successors, and assigns, shall be and are hereby ordained, constituted and declared to be a Corporation, Body Corporate and Politic by the name and style of The Montreal Building Society, for the purpose of raising by monthly or other subscriptions of the several Members of the said Society, and in shares not exceeding the value of one hundred pounds for each share, (such subscriptions not to exceed twenty shillings per month for each share,) a stock or fund for the purpose of enabling each Member thereof to receive out of the funds of the said Society the amount or value of his or her share or shares therein, to erect or purchase one or more dwelling house or houses, or other Freehold or Leasehold Estate, to be secured by way of mortgage or otherwise to the said Society, until the amount or value of his or her Shares shall have been fully repaid to the said Society with the interest thereon, with all fines or other payments incurred in respect there-

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of,-and to and for the several Members of the said Society, from time to time to assemble together, and to make, ordain and constitute such proper and wholesome rules and regulations for the government and guidance of the same, as the major part of the Members of the said Society so assembled together shall deem meet, so as such Rules shall not be repugnant to the express provisions of this Act, and to the general Laws of this Province, and to impose and inflict such reasonable fines, penalties and forfeitures upon the several Members of the said Society who shall offend against any such rules, as the Members may think fit, to be respectively paid to such uses for the benefit of the said Society, as the said Society by such rules shall direct, and also from time to time amend and alter such rules as occasion may require, or annul or repeal the same, and to make new rules in lieu thereof, under such restrictions as are in this Act contained; Provided that no Member shall receive or be entitled to receive from the funds of the said Society any interest or dividend by way of annual or other periodical profit upon any shares in the said Society, until the amount or value of his or her share shall have been realized, except on the withdrawal of such Member according to the Rules of the said Society then in force.

Proviso,

Bonus, &c. not to be usurious. II. And be it enacted, That it shall andmay be lawful to and for the said Society to have and receive from any Member or Members, such sum or sums of money by way of Bonus on any share or shares, for the privilege of receiving the same in advance prior to the same being realized, and also any interest for the share or shares so received or any part thereof, without being subject or liable on account thereof, to any of the forfeitures or penalties imposed by an Act or Acts of Parliament, or by any Laws in force in that part of the Province heretofore called Lower Canada, relating to Usury.

Appoint.
ment of
Directors.

III. And be it enacted, That the said Society, shall and may from time to time, elect and appoint any number of the Members of the said Society to be a Board of Directors, (who shall choose a President and Vice-President,) the number thereof to be declared in the Rules of the

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said Society, and shall and may delegate to such Directors all or any of the powers given by this Act to be executed, who being so delegated shall continue to act as such Directors for and during such time as shall be appointed by the said Society, for general purposes, the powers of such Directors being first declared in and by the Rules of the said Society, confirmed as aforesaid; in all cases where Directors shall be appointed for any particular purpose, the powers delegated to such Directors shall be reduced to writing and entered into a book, by the Secretary or Clerk of the said Society, and a majority of the number of such Directors shall at all times be necessary to concur in any act of such Directors, and shall in all things delegated to them act for and in the name of the said Society; and all acts and orders of such Directors, under the powers delegated to them, shall have the like force and effect as the acts and orders of the said Society at any General Meeting thereof, could or might have had in pursuance of this Act; Provided always, that the transactions of such Proviso. Directors shall be entered in a book belonging to the said Society, and shall from time to time and at all times be subject and liable to the review, allowance and disallowance and control of the said Society, in such manner and form ciety. as the said Society shall by their general Rules, confirmed as aforesaid, have directed and appointed or shall in like manner direct and appoint.

Powers of to be de-clared in the Rules of the So-clety, and of particu-lar ones entered in

Directors

And be it enacted, That the said Society, so to be established as aforesaid, before any of the Rules thereof declare the shall be confirmed in the manner hereinafter directed, thereof, shall, in or by one or more of the Rules to be so confirmed, declare all and every the interests and purposes for which said Society is intended to be established, and shall also in and by such Rules, direct all and every the uses and purposes to which the money which shall from time to time be subscribed, paid or given to or for the use or benefit of the said Society, or which shall arise therefrom, or in any wise shall belong to the said Society, shall be appropriated and applied, and in what shares and proportions, and under what circumstances, any member of such Society, or other person, shall or may become entitled to the same, or any part thereof: Provided, that the applica- Proviso

Society in

tion thereof shall not in any wise be repugnant to the uses, interests and purposes of the said Society, or any of them to be declared as aforesaid; and all such Rules, during the continuance of the same, shall be complied with and enforced, and the monies so subscribed, paid or given, or so arising to or for the use or benefit of the said Society, or belonging thereto, shall not be diverted or misapplied either by the Treasurer or Directors, or any other Officer or Member of the said Society entrusted therewith, under such penalty or forfeiture as the said Society shall by any Rule impose and inflict for such offence.

Rules of the Society to be entered in a book open to public inspection. V. And be it enacted, That the Rules for the management of the said Society shall be entered into a book, to be kept by an Officer of the said Society appointed for that purpose, and which book shall be open at all seasonable times for the inspection of the Members of the said Society; but nevertheless nothing contained herein shall extend to prevent any alteration in, or amendment of, any such Rules in the whole or in part, or making any new Rules for the management of the said Society, in such manner as by the Rules of the said Society shall from time to time be provided.

Rules
when confirmed and
recorded to
be binding
on members and
officers.

Entry or copy of the rules to be received in evidence.

VI. And be it enacted, That all Rules from time to time made and in force for the management of the said Society as aforesaid, and confirmed and recorded as aforesaid, shall be binding on the several Members and Officers of the said Society, and the several contributors thereto, and their representatives, all of whom shall be deemed and taken to have full notice thereof by such confirmation and record as aforesaid; and the entry of such Rules in the book or books of the said Society as aforesaid, or a true copy of the same, examined with the original, and proved to be a true copy, shall be received as evidence of such Rules respectively, in all cases, and no certiorari, suspension, advocation, reduction, or other legal process, shall be brought or allowed to remove any such Rules into any of Her Majesty's Courts of Record.

VII. And be it enacted, That no Rule confirmed in manner aforesaid, shall be altered, rescinded or repealed,

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unless at a General Meeting of the Members of the said ed, but by Society as aforesaid, convened by public notice, written or printed, signed by the Secretary or President of the said Society, in pursuance of a requisition for that purpose by not less than twenty members of the said Society, which requisition shall state the objects for which the meeting is called, and shall be addressed to the President and Directors; whereupon each member shall be notified of the proposed alterations through the Post-Office, within fifteen days, such meeting to consist of not less than one-third of the Shareholders, three-fourths of whom must concur in such alterations or repeal.

And be it enacted, That the Rules of the said Rules shall Society formed under the authority of this Act, shall specify the place or places at which it is intended that the meeting and dutyof said Society shall hold its meetings, and shall contain provisions with respect to the powers and duties of the Members at large, and of such Officers as may be appointed for the management of the affairs of said Society.

And be it enacted, That the Directors of the said Society, shall and may from time to time, at any of their officers. usual meetings, elect and appoint such person or persons to be Officers of the said Society, as they shall think proper, and grant such salaries and emoluments as they may deem fit, and pay such necessary expenses attending the management of said Society, as may be incurred, and shall and may from time to time elect, when it shall be deemed necessary to carry into execution the purposes of the said Society, for such space of time, and for such purposes as shall be fixed and established by the Rules of the said Society, and may from time to time discharge such person and persons, and elect and appoint others in the room of those who shall vacate or die, or be so discharged; and all and every such Officer or other person whatsoever, who to be given for officer shall be appointed to any office, in any wise touching or concerning the receipt, management or expenditure of any sum of money collected for the purposes of the said Society before he shall be admitted to take upon him the execution of any such office or trust, shall become bound in a bond in such form and for such an amount as the Di-

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rectors may determine, with two sufficient sureties, for the just and faithful execution of such office of trust, and for rendering a just and true account, according to the Rules of the said Society, and in all matters lawful to pay obedience to the same.

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Holding real estate as securities for advances and investments of surpius money.

And be it enacted, That it shall and may be lawful for the said Society to take and hold any real estate, or securities thereon, bona fide mortgaged, assigned or hypothecated to the said Society, either to secure the payment of the shares subscribed for by its Members, or to secure the payment of any advances made by, or debts due to the said Society, and may also proceed on such mortgages, assignments or other securities, for the recovery of the monies thereby secured, either at Law or in Equity, or otherwise, and that the said Society shall have the power of investing, in the names of the President and Treasurer for the time being, any surplus funds in the stocks of any of the chartered Banks or other public securities of the Province, and that all dividends, interests and proceeds arising therefrom, shall be brought to account and applied to and for the use of the said Society, according to the Rules thereof.

And be it enacted, That if any person appointed to any office by the said Society, and being entrusted with, and having in his or her hands or possession, by virtue of his or her said office, any monies or effects belonging to the said Society, or any deeds or securities relating to the same, shall die or become a bankrupt or insolvent, his or her executors or administrators, or assigns, or other persons having a legal right, shall, within fifteen days after demand made by the order of the Directors of the said Society, or the major part of them assembled at any meeting thereof, deliver over all things belonging to the said Society, to such persons as the said Society shall appoint, and shall pay out of the estates, assets or effects of such person, all sums of money remaining due, which such person received by virtue of his or her said office, before any of his or her other debts are paid or satisfied, and all such assets, estates and effects shall be bound to the payment and discharge thereof accordingly: Provided always, that

Executors, &c. to pay money due to the Society (before any other debts) by individuals holding office in such Society.

Proviso.

the same be not paid or satisfied to the prejudice of mortgages or privileges on real estate, and of liens or privileges on personal estate only, duly executed previous to the appointment of any such officer.

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And be it enacted, That all real and heritable property, monies, goods, chattels and effects whatever, and the society is vestall titles, securities for money or other obligatory justruments, and evidences or muniments, and all other effects whatever, and all rights or claims belonging to or had by the said Society, shall be vested in the President and who may the said Society, shall be vested in the President and bring and Treasurer of the said Society for the time being, for the defend actions. use and benefit of the said Society and the respective Members thereof, their respective heirs, executors or administrators, according to their respective claims and interests, and after the death or removal of any President or Treasurer, shall vest in the succeeding President and Treasurer for the same estate and interest, as the former President and Treasurer had therein, and subject to the same trusts, without any assignment or conveyance whatever, and also shall for all purposes of action or suit, as well criminal and civil, in law as in equity, in any wise touching or concerning the same, be deemed and taken to be, and shall in every such proceeding (when necessary). be stated to be the property of the persons appointed to the offices of President and Treasurer of the said Society for the time being, in the proper names of such President and Treasurer, without further description, and such persons shall, and they are hereby authorised to bring or to defend, or cause to be brought or defended, any action, suit or prosecution, criminal as well as civil, in law or in equity touching or concerning the property, right or claim aforesaid, of or belonging to, or had by the said Society, and in all cases concerning the property, right or claim aforesaid of the said Society, may sue and be sued, plead and be impleaded in their proper names as President and Treasurer of the said Society, without other description, and no such suit, action or prosecution shall be discontinued or abated by the death of such persons, or their removal from the offices of President and Treasurer, but shall continue in the proper name of the persons commencing the same, any law, usage or custom to the contrary

ed in the President

notwithstanding; and the succeeding President and Treasurer shall have the same rights and liabilities and shall pay or receive like costs as if the action or suit or prosecution had been commenced in their names for the benefit of, or to be satisfied out of the funds of the said Society.

President and other officers not to be responsible in their private capacity.

XIII. And be it enacted, That the President, Vice-President and Directors of any such Society named or to be named, shall in their private capacity be exonerated from all responsibility in relation to the liabilities of the said Society.

Society
shall make
annual audits and
statements
of funds to
the members

XIV. And be it enacted, That the Rules of the said Society shall provide that the Treasurer or other principal officer thereof, shall once in every year at least, prepare or cause to be prepared, a general statement of the funds and effects of or belonging to the said Society, specifying in whose custody or possession the said funds or effects shall be then remaining, together with an account of all and every the various sums of money received and expended by or on account of the said Society, since the publication of the preceding periodical statement; and every such periodical statement shall be attested by two or more Members of the said Society, appointed Auditors for that purpose, who shall not be Directors, and shall be countersigned by the Secretary or Clerk of the said Society, and every Member shall be entitled to receive from the said Society, a copy of such periodical statement without charge.

Construc-

Singular

Plural number.

Gender.

Society and Institution, the word "Rules" to include Rules, Orders and Regulations, and every word importing the singular number, shall extend and be applied to several persons and things as well as one person and thing, and bodies corporate as well as individuals, and every word importing the plural number, shall extend and be applied to one person or thing, as well as several persons and things, and every word importing the masculine gender only, shall extend and be applied to a female as well as a

male, the words "Real Estate" shall extend and apply to

this Act shall be understood to include the said Building

And be it enacted, That the word "Society" in

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immoveable estate and property generally, and the word "securities" shall extend and apply to privileges, mortgages and hypotheques and incumbrances, upon real and immoveable estate, as well as to other rights and privileges upon personal estate and property; "Member" shall include Members and Honorary Members: and that this Act shall extend to Aliens, denizens and females, both to make them subject thereto, and to intitle them to all the benefits given thereby; that this Act shall be construed General in the most beneficial manner for promoting the ends there-

XVI. And be it enacted, That this Act shall be deem-XVI. And be it enacted, That this Act shall be deemcd a public Act, and shall extend to all Courts of Law or
shall be deemed a Equity in this Province and be judicially taken notice of Public Act. as such by all Judges, Justices and other persons whatsoever, without the same being specially shown or pleaded.

#### BYE-LAWS

REGULATING THE

#### MONTREAL BUILDING SOCIETY.

I.—That the Stock of this Society shall consist of Shares of £100 currency each, payable by monthly payments of ten shillings per each share, on the first Monday of each month, commencing the first of October next.

II.—That a general meeting of the shareholders shall be held, at the office of the Society, on the first Tuesday in the month of August in each year, for the purpose of electing Directors and for all other general purposes relating to the management of the Society; and at the said general annual meetings, shall be submitted a full and clear statement of the affairs of the Society for the previous twelve months.

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III.—That the affairs of the Society shall be under the control and management of five Directors, with authority to add to their numbers.

IV.—That a Treasurer shall be appointed, who will also perform the duties of Secretary, and who will have the control and management of the office duties belonging to the Society.

٦	v.–	-That	fo	r the	elec	ction	of D	irecto	ors, ev	ery sha	rel	holder
ho	ldir	ng 5 sl	nar	es or	less	s, sha	ll be	entit	led to	record	]	vote.
If	he	hold	6,	7, 8,	or	9 sh	ares.				2	votes.
If	10	share	S.								3	votes.
If	15	share	S.								4	votes.
										• • • • • • • • •		

But no shareholder shall be entitled to more than five votes.

VI.—That the elections shall be by ballot; and the Directors so elected, shall, on refusing to serve, be subject to a fine not exceeding twenty-five shillings. All other questions at general meetings shall be decided by a majority of members actually present,—the Chairman having a casting vote, in addition to his vote as a member.

VII.—That the majority of the Directors, one of whom shall be President or Vice-President, shall constitute a quorum. In the absence of both President and Vice-President, the Directors shall appoint a Chairman pro tem. and be competent to transact the business of the Society on Board days; it shall also be competent for the Secretary, with the concurrence of the President, or in his absence the Vice-President, to convene an extra meeting of the Board of Directors, whenever business of sufficient importance shall make it necessary.

VIII.—That the Treasurer and Secretary shall be empowered to receive and pay all monies owing to or due by the Society, and his receipt shall in all cases discharge the person paying the same. It is also incumbent upon the Treasurer and Secretary to keep a proper cash book, where all monies received and payments made are to be regularly and correctly entered; and that he deposits daily with the Bank such funds as he may receive; and that no monies can be drawn from said Bank without having the signature of the President, countersigned by the Treasurer.

IX.—That the proceedings of the Society shall be entered in a minute book, detailing the transactions of the Society each day; the minutes to be signed by the President or Vice-President, as well as Treasurer and Secretary.

X.—That books shall be opened for keeping the accounts of the Society; also a registry, wherein the name and place of abode of each Shareholder shall be entered by the Treasurer and Secretary.

XI.—That each member changing his or her residence, shall give notice to the Secretary in writing, within one month after such change, or be fined 2s. 6d. at the subsequent monthly meeting.

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XII.—That there shall be two or more inspectors, whose duties will be to examine and determine the value of all property offered to the Society as security for loans, and to report the same in writing, stating their opinion of its value: the same to be inserted in the minute book.

XIII.—That every member shall, until the object of this Society be attained, or so long as he or she shall continue to be a member, pay ten shillings per share per month; and in default thereof, shall pay a fine of

3d. per share for the 1st month, 6d. "2nd "2nd "3rd "

-doubling the fine for each succeeding month, till the expiration of the first six months.

XIV.—That any member being desirous of withdrawing from the Society, may, on giving one menth's notice in writing to the Secretary, be allowed to do so, and receive back the net money by him or her subscribed, less arrears, fines, interest, and a forfeiture of twenty shillings per share.

XV.—That each purchaser of shares, at the menthly sale, shall deposit with the Treasurer five pounds, which shall be forfeited, unless he produce, within ten days, security satisfactory to the Board.

XVI.—That after inspection of the property proposed, the purchaser shall, if the security be approved, execute a mortgage or transfer, before the Notary of the Society, to the satisfaction of the Directors, at his or her own cost, securing the re-payment of the monies advanced, with interest at the rate of six per cent. per annum, which mortgage shall contain a covenant by the mortgagor to insure his buildings comprised therein from loss by fire for the full amount of his or her advances, which policies

of insurance must be regularly endorsed over and deposited with the Treasurer and Secretary; and also a power to the Society, in case the mortgagor shall neglect to pay his or her subscriptions, fines, and forfeitures to the Society for the space of six months successively, to collect the rents and proceeds thereo, and to sell such premises by public auction or private sale, on the most advantageous terms, without any further consent or concurrence of the mortgagor, and apply the proceeds, after payment of all expenses attending such sale, to the repayment of all monies advanced, as shall remain unpaid, with the interest and fines up to the day of payment.

XVII.—That after such mortgage or transfer shall have been executed, together with such policies of insurance, and other securities, as the Directors may require, the mortgagor shall at once receive the amount of the share or shares purchased by him or her, deducting therefrom the bonus on said money; or if he or she be building a dwelling-house or houses, such amount will be advanced upon a certificate from the inspectors as the Directors shall determine, according to the progress of the work erecting,—the builders privileges being all ransferred to the Society.

XVIII.—That the Directors shall have the power to renew from time to time, already effected insurances from loss by fire, of all buildings mortgaged to the Society, and to pay the ground rents of all premises mortgaged out of the funds of the Society, as such policies and rents become due; which policies of insurance and rents shall be charged to the mortgagor, and repaid by him when the following month's subscriptions fall due, or forfeiture of 2s. 6d. for each month in default.

XIX.—That any person hereafter entering the Society, (except as transferee, legatee, or legal representative,) shall pay the full amount of subscriptions which shall have been paid by the original shareholders from the date of the formation of the Society; those joining within six months, shall pay interest only, and after that, a proportionate bonus besides, according to a scale to be drawn up hereafter.

XX.—That all premiums or bonuses, fines or forfeitures, and interest, shall form the general fund of the Society.

XXI.—That a meeting shall be held, on the first Monday of every month for the disposal of such funds as the Society may have to loan, of which due notice will be given.

XXII.—That all persons, upon taking shares in the Society, must sign the Bye-Laws in the minute book.

XXIII.—That any shareholder may transfer his or her share or shares, the name and place of abode of such transferee, legatee, or legal representative, shall be inserted in the registry book, a memorandum of which he or she shall sign, and also these Bye-Laws, upon payment of 2s. 6d. per each share, and he or she shall thereupon be deemed to be the original shareholder.

XXIV.—It shall also be in the power of the Directors to make such arrangements with any of the chartered Banks of this city, for the deposit of their monies and securities, as well as the conducting of the financial concerns of the society, as they may deem necessary.

XXV.—That the President, Vice President, and the Directors, named at the formation of this Society, and those hereafter to be named, shall be indemnified out of the funds of the Society or otherwise by the members thereof, from all costs and charges of preparing and completing these presents, as well as all expenses which may hereafter be occurred in the formation and conducting of the Society.

#### COVENANT.

And for the due and faithful observance and performance of all and every the Articles, Rules, and Regulations, each of the members of the Society, who have hereunto set and subscribed their hands and seals, doth hereby, for himself and herself, and his and her heirs executors, and administrators, and for his and her own acts and deeds only, covenent and declare with and to all others and every of them, that he and she, and his and her heirs, executors, administrators and assigns, shall and will faithfully and truly observe and perform and keep all and singular the Rules, Articles and Regulations hereinbefore contained, and which on his and her part are and ought to be observed, prepared and kept.

As witness their hands and seals.

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