

Chartered Companies Act 1837

1837 CHAPTER 73

XXX Limitations as to Exemptions to be granted to Companies by Letters Patent.

Provided always, and be it enacted, That nothing in this Act contained shall authorize or be construed to authorize Her Majesty, Her Heirs and Successors, by any such Letters Patent, to exempt any Company or Body of Persons associated as aforesaid from the Necessity of entering into a Deed of Partnership, from making the Return of the Patent to the Enrolment Office of the Court of Chancery, from the Necessity of, carrying into execution the Provisions of this Act in respect to Change of Name or Style of the Company or Body associated, in respect to the Cessation, or to the Addition or to the Change of Name of any of the Individuals of the Company, or to the Transfer of Shares and to the Notices to be given thereof, or to the Payment of any Sum by any Shareholder on account of any Preferment against such Company or Body, or to the Returns to be made to the Enrolment Office of such Payment, or of the Repayment thereof, or from making a Return to the said Office of the Name of the Officer appointed by said Company to sue and be sued on its Behalf, in case of the Death, Resignation, or Removal of the one registered, or to exempt any Company or Body so associated from the Provisions of this Act in relation to the Period at which its several Members shall become entitled or shall cease to share in the Profits thereof, the whole as required by the Provisions of this Act.