

at said principal office, any person or persons entitled to inspect such stock ledgers as aforesaid may present a written request to any officer, director or resident agent of the corporation for a list of its stockholders and it shall be the duty of the corporation to make or procure a sworn list thereof containing the information required by this section to be contained in such stock ledgers, and to have the same ready and on file at said principal office within twenty days after the presentation of such request, where such list shall be open to inspection by stockholders upon the terms upon which such stock ledgers are open to their inspection. The other books of the corporation, wherever located, shall be open to inspection by stockholders upon the terms upon which stock ledgers are open to their inspection.

86. The directors, managers and trustees of every corporation of this State shall keep full and fair accounts of their transactions. The president of every such corporation, or if so provided by the by-laws some other executive officer thereof, shall annually prepare a full and true statement of the affairs of the corporation, which shall be submitted at the annual meeting of the stockholders or members and filed within twenty days thereafter at the principal office of the corporation in this State, where it shall, during the usual business hours of every business day, be open for the inspection of every stockholder or member of the corporation.

133. A stockholder of any corporation of this State may by agreement in writing transfer his stock to any person or persons for the purpose of vesting in him or them the right to vote thereon, for a time not exceeding ten years, upon terms and conditions stated, pursuant to which such person or persons shall act. Every other stockholder, upon his request therefor, may by like agreement in writing also transfer his stock to the same person or persons and thereupon may participate in the terms, conditions and privileges of such agreement. The certificate of stock so transferred shall be surrendered and cancelled and certificates therefor issued to such transferee or transferees in which it shall appear that they are issued pursuant to such agreement; in the entry of such transferee or transferees as the owners of such stock on the proper books of said corporation, that fact shall also be noted, and thereupon he or they only may vote upon the stock so transferred during the time in such agreement specified; a duplicate of such agreement shall