new Stock.

the persons entitled to become holders of the new Stock, whether in terms of such By-Law or by reason of the distribution thereof made by the Trustees, may (with the Trustees, or the major part of them) make and sign in duplicate a declaration setting forth :-

Contents.

1.—The names, address and calling of each of them.

2.—The number of Shares of the new Stock taken by each of them; amounting, in the aggregate, to not less than the one half of the total number of the Shares of such new Stock.

Authenticated copy of By-law to be may be allowed or disallowed by the Court.

XXX.—A copy of such By-Law duly authenticated, and having one duplicate of such declaration appended thereto, may thereupon be fyled 10 fyled, &c. It by the Company, in the Office of the Prothonotary or Clerk of the Court having custody of the Decree of Incorporation of the Company; and when so filed, the same shall be attested before such Prothonotary or Clerk, by the oath of at least one credible witness to every Signature thereto set; and the Court, on summary application by the Company, 15 shall thereupon examine such By-Law and declaration, and shall allow or disallow the same according as they are found to be regular or otherwise.

If allowed. By-law to be recorded, &c., and to take effect.

XXXI.—On such allowance thereof, the Company may require and cause an authentic copy of the Order of the Court to that end, and of the By-Law 20 and declaration so allowed, to be fyled and recorded in the Office of the Provincial Secretary, and a notice to that effect in the form of Schedule C, annexed to this Act, under the Signature of the Provincial Secretary, to be inserted in the Canada Gazette; and thereupon, from the date of such filing, the Capital Stock of the Company shall be and remain in- 25 creased to the amount, in the manner and subject to the conditions set forth by such By-Law.

Judges to make Rules.

XXXII.—The Judges of the Court of Queen's Bench for Lower Can-&c., underthis ada, or the major part of them, and the Judges of the Superior Courts of Common Law in Upper Canada, or the major part of them, may from 30 time to time, establish for Lower and Upper Canada respectively, such Rules as they may deem expedient, as to the practice to be followed for the obtaining of Decrees of Incorporation under this Act, whether before the Court of First Instance or in Appeal; and, also, as to the awarding of costs in proceedings under this Act.

35

Governor in Council to regulate fees, &ct., under this Act.

XXXIII.—The Governor in Council, at the instance of such Judges, or otherwise, may from time to time, by Proclamation, fix and regulate the Fees to be taken by all Registrars, and by all Officers of Courts, for the discharge of their respective fuctions under this Act.

SCHEDULE A.

Public Notice is hereby given, that under Chapter 63, of the Consolidated Statutes of Canada, as amended by the Act 23rd Victoria Chap-, there has been fyled in the Office of the undersigned [Prothonotary or Clerk as may be of [here designate in full the Court] a statement or declaration signed by [here give the names, address and calling of each signer and duly certified to have been fyled andregistered in [here designate each Registry Office wherein such filing and registration is certified to have taken place.

, application will be made to Also, that on the day of such Court, for a Decree to incorporate such signers, for the purpose of [here state the object of the Company] by the name of

5