the same to be sued for and recovered in any Court of law in the Province having jurisdiction in civil cases to the amount, and Allegations. in such action it shall not be necessary to set 5 forth the special matter in the declaration, but it shall be sufficient to allege that the defendant is the holder of one or more Shares in the said stock subscribed under any of the above recited Acts, (stating the number of 10 shares,) and is indebted to the Company in the amount of such assessment or calls, and Proof. in any such action it shall be sufficient to maintain the same, that the signature of the defendant to some book or paper by which it 15 shall appear that such defendant subscribed for a share or a certain number of shares of the Stock of the said Company, be proved by one witness whether in the employment of the Company or not, and that such assess-

II. And be it enacted, That to settle all Present Direcdoubts and questions respecting any informal or alleged illegal proceedings of the said Board. Company and the Directors thereof, and to 25 prevent needless and vexatious litigation, the present Board of Directors of the said Company are and shall be considered the legal and proper Board thereof.

20 ment or call has been made.

III. And be it enacted, That the time Time for com-30 for the completion of any Road which the pleting Road said Company is or has been authorized to make, shall be extended to the period of four years from and after passing this Act.

IV. And be it enacted, That this Act is Public Act. 35 and shall be for all purposes and in all Courts of Justice regarded as a Public Act, and the same as such shall be judically noticed without being specially pleaded.