- 7. Subsection (1) (b) of section 96 of said chapter 39 is hereby Amends s. 96. amended by adding after the word "subscription," in the fifth line, the following; "or in the case of a company which does not issue a prospectus inviting the public to subscribe for its shares, on the shares payable in eash"; and by adding after the word "with," in the last line of subsection (c), the word "and"; and by adding the following as subsection (d):—
 - "(d) In the case of a company which does not issue a prospectus inviting the public to subscribe for its shares, there has been filed with the Registrar a statement in lieu of prospectus."
- 8. Subsection (3) of section 102 of said chapter 39 is hereby amended Amends s. 102, by striking out the words, "or a true copy thereof" in the sixteenth line; and by inserting after the word "series," in the seventeenth line, "or a true copy of such deed or debenture."
- 9. The said chapter 39 is hereby amended by adding thereto after section 110 the following section:—
- '110a. The word 'company' in sections 102 to 110 (both inclusive) Definition of of this Act shall mean and include any company, society, or association "company." incorporated by or under any public Act of the Province."
- 10. Subsection (2) of section 129 of said chapter 39 is hereby amended Amends s. 129, by substituting the word "creditors" for the word "directors" in the subsec. (2). sixth line.
- 11. Every extra-provincial company licensed as a company under Extra-provincial for some former Act shall file with the Registrar any amendment to cial companies the charter or regulations, and without prejudice to any other provisions nents to hard this Act applicable to such company shall comply with the provisions tions. of sections 51, 70, 71, 78, 83, 89 and 90 of the "Companies Act".
- 12. Section 143 of said chapter 39 is hereby amended by inserting Amends s. 143, the words "licensed or" between the words "company" and "registered" in the first line.
- 13. Section 159 of said chapter 39 is hereby repealed, and said chapter 39 is amended by adding thereto after section 143 the following section:—

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"143A. (1). The Registrar may accept from any extra-provincial Powers of attorneous a power of attorney which varies in substance from that called provincial for by clause (d) of section 153 or section 158 of this Act, in that it omits companies to empower the attorney named therein to issue and transfer shares or stock, upon its being shown to his satisfaction either that the company is not a public company the shares or stock whereof are upon the market, ot that although the company is a public company, and the shares or stock thereof are upon the market, yet that, either owing to the small quantity of the shares or stock of the company held in the Province, and