meeting of the Company duly called for that purpose; and the retiring Directors shall continue in office until their successors are elected.

13. The Directors of the Company shall have full power in all Power of things to administer the affairs of the Company, and may make, or Directors. 5 cause to be made, for the Company, any description of contract which the Company may by law enter into; and may, from time to time, make By-laws not contrary to law, nor to the Special Act, nor to this Act, to regulate the allotment of Stock, the making of calls thereon, the payment thereof, the issue and registration of certificates of Stock, the forfeiture of Stock for non-payment, the disposal of forfeited Stock 10 and of the proceeds thereof, the transfer of Stock, the declaration and payment of dividends, the number of the Directors, their term of service, the amount of their Stock qualification, the appointment, functions, duties and removal of all agents, officers and servants of the Company, the security to be given by them to the Company, their remuneration and that (if any) of the Directors, the time at which and place where 15 the Annual Meetings of the Company shall be held, the calling of meetings, regular and special, of the Board of Directors, and of the Company, the quorum, the requirements as to proxies, and the procedure in all things at such meetings, the imposition and recovery of all penalties and forfeitures admitting of regulation by By-law, and the conduct in all other particulars of the affairs of the Company; and 20 may, from time to time, repeal, amend or re-enact the same; but every such By-law, and every repeal, amendment or re-enactment thereof, unless in the meantime confirmed at a General Meeting of the Company, duly called for that purpose, shall only have force until the next Annual Meeting of the Company, and in default of confirmation thereat, shall, at and from that time only, cease to have force; Provided always, Confirmation that one-fourth part in value of the Shareholders of the Company, shall of by-laws. at all times have the right to call a special meeting thereof, for the transaction of any business specified in such written requisition and notice as they may issue to that effect.

14. A copy of any By-law of the Company, under their seal, and Evidence of purporting to be signed by any Officer of the Company, shall be received by-laws. as primâ facie evidence of such By-law in all Courts of Law or Equity in Canada.

- 15. The stock of the Company shall be deemed personal estate, and Stock pershall be transferable, in such manner only, and subject to all such consonal estate. ditions and restrictions as by this Act, or by the Special Act or By-laws of the Company, shall be prescribed.
- 35 16. If the Special Act makes no other definite provision, the Stock Allotment of thereof shall be allotted, when and as the Directors, by By-law or stock. otherwise, may ordain.
- 17. The Directors of the Company may call in and demand from Instalment the Shareholders thereof, respectively, all sums of money by them thereon. subscribed, at such times and places, and in such payments or instalments, as the Special Act or as this Act may require or allow; and interest shall accrue and fall due, at the rate of six per centum per annum, upon the amount of any unpaid call, from the day appointed for payment of such call.
- 18. Not less than ten per centum upon the allotted Stock of the Calls of Ten Company shall, by means of one or more calls, be called in and made per cent.

  45 payable within one year from the incorporation of the Company; and annually. for every year thereafter, at least a further ten per centum shall in like manner be called in and made payable, until the whole shall have been seemed in