

14, 15, 16, 17, twelfth, thirteenth, fourteenth, fifteenth, sixteenth, seven-  
18, 19, 20, 21, teenth, eighteenth, nineteenth, twentieth, twenty-first and  
and 22, repeal- twenty-second Sections of the said recited Act, be, and the  
ed. same are hereby repealed.

AN Sharehol- IV. And be it enacted, That any Shareholder in the 5  
ders to have said Company, be he or she a British subject or alien, a  
equal rights resident in Canada or elsewhere, shall have equal rights  
as such. to hold stock in said Company, to vote on the same, and  
be eligible to office in said Company.

Shareholders V. And be it enacted, That every Shareholder in the 10  
may vote by said Company shall be entitled to appoint any person  
proxy—one whomsoever, being also a Shareholder, to vote and act  
vote given for for him or her by proxy, at all general meetings of the  
each share. Company, and for the election of Directors, and that  
each Shareholder shall be entitled to give one vote for each 15  
and every share of capital stock held by him or her.

11 Directors VI. And be it enacted, That the number of Directors  
instead of 7. in the said Company shall be and consist of eleven instead  
of seven.

Amount of VII. And be it enacted, That in case any person or 20  
calls unpaid persons shall neglect or refuse to pay a call or calls upon  
may be sued stock at the time and in the manner required for such pay-  
for and re- ment or payments, it shall be lawful for the said Directors  
covered; what to cause the same to be sued for and recovered in any  
must be alleg- Court of Law having jurisdiction in civil cases to the 25  
ed and proved amount; and in such action it shall not be necessary to  
in any such set forth the special matter in the declaration, but it shall  
action. be sufficient to allege that the defendant is the holder of  
one or more shares in the said stock subscribed under the  
Act of Incorporation, (stating the number of shares,) 30  
and is indebted to the Company in the amount of such  
call or calls; and in any such action it shall be suffi-  
cient to maintain the same, that the signature of the  
defendant to some book or paper by which it shall appear  
that such defendant subscribed for a share or a certain 35  
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 call has been made.

Public Act. VIII. And be it enacted, That this Act is and shall  
be for all purposes and in all Courts of Justice regarded 40  
as a Public Act, and the same as such shall be judicially  
noticed without being specially pleaded.