employment of or interested in the Company or not, and that the number of calls in arrear have been made.

XXIX. And be it enacted. That the Pro- Proprietary 5 prietary Stock of the said Company shall be Stock transassignable and transferable according to ing to Rules such rules as the Board of Directors shall made by Board make and establish, and no Stockholder indebted to the Company shall be permitted 10 to make a transfer or receive a dividend until such debt be paid, or security to be paid, to the satisfaction of the Board of Directors, be given.

XXX. And be it enacted, That no trans-share to entitle 15 ferred share or stock shall entitle the person whom to whom it is transferred to a vote until the transferred to expiration of thirty days after such transfer. three days af-

No transferred vote, until ter transfer.

XXXI. And be it enacted, That if any in- Double insursurance on any house or building shall be ances void, un-20 and subsist in the said Company, and in any sent of Direcother office or form, and by any other person tors. or persons at the same time, the insurance made in and by this said Company shall be deemed and become void unless such double 25 insurance subsist with the consent of the Directors, signified by indorsement on the Policy, signed by the President, Secretary or otherwise as directed by the By-laws and Regulations of the Company.

XXXII. And be it enacted, That in all Officers of 30 actions, suits and prosecutions in which the Companycompetent witnesssaid Company may be at any time engaged, ses in actions the Secretary or other officer of the said of Company. Company shall be a competent witness not-35 withstanding any interest he may have therein.

XXXIII. And be it enacted, That this Public Act. Act shall be deemed a Public Act, and shall extend to all Courts of Law or Equity in this 40 Province, and be judicially taken notice of as E-177