time call special meetings of the company, upon giving at least ten days' notice by advertisement, in one or more newspapers published in the city of Montreal, or by sending a written or printed notice to each 5 Stockholder, by post or otherwise.

6. If at any time it shall happen that an election of Directors shall Provision in not be made, when on any day pursuant to this Act it ought have been case of failmade, the said corporation shall not for that cause be deemed to be tion. dissolved, but it shall and may be lawful on any other day to hold and make an election in the same manner as the annual election of Direc-10 tors is herein directed to be made.

7. The Stockholders shall not be liable as such beyond the amount Limited liawhich may be due by them upon their Stock.

Stockholders.

- 8. It shall be the duty of the Directors to make such yearly dividends Yearly stateof the profits of the said company, as to them or a majority of them ments and di-15 shall appear advisable; and an exact and particular statement shall be vidends. annually made of their affairs, debts, credits, profits and losses, such statement to appear on the books of the company, and to be open to the perusal of any Stockholder.
- 9. The shares of the said capital stock shall be transferrable, and Transfer of 20 may from time to time be transferred by the respective holders and shares. owners thereof, according to the form given in Schedule A. hereunto annexed; Provided always that the transferrer shall always be held Proviso. personally liable to the said company for all or any part of the shares

by him subscribed, and which shall be found to be due and owing by 25 him at the time of such transfer.

- 10. The present members of the committee of the said company and Present Dithe President thereof shall continue in office as Directors until the rectors continued until next annual and general meeting of all the Stockholders, and the Directothers are tors to be elected annually shall continue in office until the appoint-elected. 30 ment of their successors, as provided by this Act.
- 11. Any service of process made at the office of the company in the Service on the company. city of Montreal, and in case the company should have no such office, then upon the President of the company, shall be held and deemed to be good and sufficient service by all Courts of Justice in this Pro-35 vince.

12. This Act shall be deemed a Public Act.

Public Act.

SCHEDULE A.

Referred to in the foregoing Act.

For value received from

of

I (or we) do hereby assign and transfer to

shares, (on each of which has been paid dollars cents,) in the capital stock of the Montreal and Salaberry Steamboat Company, the office of which is at Montreal, subject to the rules and regulations of the said company, hereby obliging myself (or ourselves) to fulfil the conditions imposed by the proviso contained in the ninth section of the Act of incorporation of the said company.

In testimony whereof I (or we) have signed these presents at the office of the said company, this

one thousand eight hundred and