Stockholders shall, after notice of such call or demand shall have been Notice. personally served, or after notice thereof shall have been published for six successive weeks in any of the newspapers published at the Town of Sherbrooke, refuse or neglect to pay to the said Directors or the Secre-5 tary of the said Company, the amount of such call upon the share or shares held by him, then such share or shares shall or may at the option of the said Forfeiture for Directors, become forfeited to the Company, together with the amount or of calls. amounts paid thereon, and such forfeited share or shares may be disposed of as the Directors for the time being may think fit, in any manner 10 whatsoever for the benefit of the Company, or the same may become vested in and for the benefit of the said Company, as the Directors may determine, or the amount of such call may be sued for and Or amount recovered by the Company as hereinafter provided.

may be recov-

IX. In any action or suit to recover any money due upon any call, it What, only, 15 shall not be necessary to set forth the special matter, but it shall be it shall be nesufficient to declare that the Defendant is the holder of one share or prove in any more, stating the number of shares, and is indebted to the Company in suit for calls. the sum of money to which the calls in arrear shall amount, in respect of one call or more upon one share or more, stating the number 20 and amount of each of such calls; whereby an action hath accrued to the said Company; And on the trial it shall only be necessary to prove that the Defendant was owner of certain shares, and the call or calls thereon, and the notice required by this Act, and no other fact or thing whatsoever.

X. The Directors of the said Company shall have power from time to Directors to time, to make such By-laws as they shall deem proper for the determina- make By-laws. tion of the number and quorum of Directors,—for the management and disposition of the stock and business affairs of the said Company,-for the appointment of officers, and for prescribing their powers and duties and. 30 those of all artificers and servants that may be employed,—for carrying on all kinds of business within the objects and purposes of the said Company, -and for carrying into effect all of the powers vested in the Company by this Act, - and to amend or repeal any such By-laws and make others in their stead; And any copy of such By-laws or any of them, purporting to Proof of By-35 be under the hand of the Clerk, Secretary or other officer of the said laws. Company, and having the corporate seal of the said Company affixed to it, shall be received as prima facie evidence of such By-law or By-laws in all Courts of Law or Equity in this Province: The said Company may Company may purchase and sell all raw materials and things required for carrying on appoint agents 40 the business aforesaid, and all goods manufactured by the Company, and for sale of may appoint agents within and without the Province for such purchase and be a party to sale; And the said Company may become parties to Bills of Exchange bills and notes. or Promissory Notes without affixing their corporate seal to the same provided they shall be signed, made, a cepted, or indorsed in such manner 45 as shall be prescribed by the By-laws of the Company.

XI. The Stock of the said Company shall be deemed personal estate, Stock to be and shall be transferable in such manner as shall be prescribed by the personalty and By-laws of the Company; but no share shall be transferable until all how transferprevious calls thereon shall have been fully paid in, or it shall have been 50 declared forfeited for the non-payment of calls thereon; and it shall not be lawful for the said Company to use any of its funds in the purchase of any stock in any other company.