when so fyled the capital stock of such Company shall be increased to the amount specified in such certificate.

20. No such Company shall combine with any other Company formed Company not under this Act for any other purpose, or shall purchase, own, hold or be to combine with or hold 5 interested in any stock or property of any other such Company, unless stock of the same shall have been bond fide pledged, hypothecated or transferred others, unless, to such Company by way of security for, or in satisfaction or part satis- &c. faction of a debt or debts previously contracted in the course of the transaction of the business of such Company, or unless the same shall 10 be purchased by such Company. 21. It shall be the duty of the Directors of every such Company to Lisuof Stockholders to be cause a book to be kept by the Treasurer or Secretary thereof, containing kept, open to the names of all persons alphabetically arranged, who are, or shall within stockholders, six years have been stockholders of such Company, and showing their creditors, &c. 15 places of residence, the number of shares of stock held by them respectively, and the time when they respectively became the owners of such shares, and the amount of stock actually paid in, which book shall, during the usual business hours of the day, on every day except Sundays, and obligatory Holidays, be open for the inspection of stockholders and 20 creditors of the Company and their personal representatives, at the principal office of such Company; and any and every such stockholder, creditor or representativeshall have a right to make extracts from such book. Every officer or agent of such Company whose duty it shall be to keep Penalty for neglect, &c. such book, who shall neglect any proper entry in such book, shall refuse 25 or neglect to exhibit the same, or allow the same to be inspected, or extracts to be taken therefrom as provided by this section, shall be deemed guilty of a misdemeanor, and the Company shall forfeit and pay to the party injured a penalty of fifty dollars for every such neglect or refusal, and all damages resulting therefrom ; and every Company that Forfeiture to 30 shall neglect to keep such book open for inspection as aforesaid shall Municipality Annual Reforfeit to the Municipality in which the principal office of such Company port to the

is held the sum of fifty dollars for every day it shall be so neglected, to Legislature. be sued for and recovered in the name of the Municipality by the County Attorney of the County in which the principal office for the transaction 35 of the business of such Company shall be located, and when recovered the amount shall be paid into the treasury of said Municipality for the use thereof.

22. Every Corporation formed under this Act shall make an annual Act to extend report to the Provincial Secretary of the operations of the year ending

to Caloric Engine Com-

panies.

- 40 December fifteenth, to be laid before Parliament within fifteen days after the opening of each Session, which report shall be verified by the oaths of the Treasurer or President, and filed in the office of the Provincial Secretary by the fifteenth day of January in each year, and shall state :-
- 45 1. The amount of Capital by charter.
 - 2. The amount of Stock subscribed.
 - 3. The amount of Stock paid in.
 - 4. The amount of Stock paid at the time of reporting.

6. The number of boats, and the nature of the same, owned by the 50 Company.

23. This Actshall also apply to any Association or Company formed or to be formed for the purpose of manufacturing and vending Caloric Engines, except that the capital of such Company shall not exceed fifty

55 thousand dollars, nor be less than ten thousand dollars; and that such 171E B

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