call was in fact made, and such notice thereof given as is directed by this Act; and it shall not be necessary to prove the appointment of the Directors who made such call, nor any other matter whatsoever; and thereupon 5 the said Company shall be entitled to recover what shall be due upon such calls and interest thereon, unless it shall appear either that any such call exceeds the prescribed amount aforesaid, or that due notice of such call was not given, or that the prescribed interval between 10 two successive calls had not elapsed as aforesaid.

XIV. And be it enacted, That the production of the Register of register of shareholders shall be prima facie evidence of Shareholder, such Defendant's being a shareholder, and of the number evidence of and amount of his shares.

XV. And be it enacted, That if any shareholder fail Directors may 15 to pay any call payable by him, together with the interest, forfeited when if any, that shall have accrued thereon, the Directors of Shareholder the said company, at any time after the expiration of two after two. months from the day appointed for the payment of such months. 20 call, may declare the shares in respect of which such call was payable, forfeited, and that, whether the said Company have sued for the amount of such call or not.

XVI. And be it enacted, That before declaring any what is novershare forfeited, the Directors of the said Company shall share be de-25 cause notice of such intention to be left, or transmitted, clared forfeiby the post to the usual or last place of abode of the per-ted. son appearing by the register of shareholders to be the proprietor of such share; and if the holder of any such share be beyond the limits of this Province, or if his 30 usual or last place of abode be not known to the said Directors, by reason of its being imperfectly described in the shareholders' address book, or otherwise, or if the interest in any share shall be known by the said Directors to have become transmitted otherwise than by transfer, 35 and so as the address of the parties to whom the said share or shares may, for the time being, belong, shall not be known to the said Directors, the said Directors shall give public notice of such intention in one of the newspapers published in Montreal, and in one or more of the news-40 papers published in the City of Qnebec; and the several notices aforesaid shall be given twenty-one days, at least, before the said Directors shall make such declaration of forfeiture.

XVII. And he it enacted, That the said declaration of Declaration of 45 forfeiture shall not take effect so as to authorize the sale forfeiture not or other disposition of any share, until such declaration effect until shall have been confirmed at the next general meeting of confirmed at the said Company, to be held after such notice of intening of the tion to make such declaration of forfeiture shall have been Company. 50 given, and it shall be lawful for the said Company to con-