- 17. The Company may at any time, by a vote of at least ten Dissolution. shareholders possessing or representing at least two thirds of the stock, at a general or special meeting of shareholders, dissolve their corporate existence, and wind up or provide for the winding up 5 of their affairs.
- 18. A book shall be kept in which shall be entered the name, Lists of calling and residence of every shareholder, also the number of shareholders; shares held by each, and every shareholder shall have the right to 10 obtain a certificate, in the form of schedule B, annexed to this Act, signed by the president and two directors, showing the number of shares held by him.
- 15. No shareholder shall have the right to transfer his share Transfer of unless he shall have previously paid the whole amount he may shares restricted.

 15 be indebted to the Company for antecedent calls, in respect of his stock or for any other dealings or transactions of what nature or kind soever, which he may have had with the said Company; and should any shareholder refuse or neglect to pay such indebtedness, the directors shall have the right to cause a sufficient number of 20 the shares of such proprietor to be sold by public auction, within one month after he shall have been notified to pay the same; provided that public notice of such sale shall be given, at least fifteen days before such sale, by advertisement in two newspapers published in Quebec, one in the English and the other 25 in the French language; and after deducting the amount of such debt with interest and costs, the balance shall be paid over to such shareholder.
- 20. Transfers of shares in the stock of the Company shall be Mode of valid and effectual, provided such transfers be made in the form transfer.

 30 of schedule C, annexed to this Act, but such transfers shall not be valid until the same shall have been accepted by the directors and entered in the book kept for that purpose.
- 21. All suits against the Company shall be brought before the Suits against Superior Court or the Circuit Court, as the case may require, in Company.

 35 the City of Quebec and not elsewhere; suits may be brought by any member against the Company, and any member not being in his individual capacity a party to such, shall be competent as a witness in suits or legal proceedings by or against the Company.
- 22. Every notice served at the office of the Company, or on the Service of 40 president, shall be considered sufficient in all Courts of Justice, notices, &c. and the declaration of the president, vice-president, or secretary to a writ of saisie arret, shall be considered and received in all Courts of Justice as the declaration of the Company.
- 23. Shares in the capital stock of the Company shall be deemed Shares per45 personal estate and transferable as such.

 sonal property.
 - 24. The Acts twenty-sixth Victoria, chapter fifty-nine, twenty-Repealing eighth Victoria, chapter forty-six, and twenty-ninth and thirtieth Clause. Victoria, chapter one hundred and twelve are hereby repealed in all cases:
- 50 1. In which there is a provision herein, having expressly or impliedly that effect.

2. In which such Acts are contrary to or inconsistent with any provision herein contained.

3. In which express provision is herein made upon the particular 55 matter to which such Acts relate;