

Provincial Secretary, or such other officer as the Governor in Council may have named for the purpose, require and cause a notice under the signature of the Provincial Secretary or other proper officer, to be inserted in the *Canada Gazette*, that such By-law has been passed and filed as aforesaid, and stating the number and amount of the shares of new stock, the amount actually subscribed, and the amount paid in in respect thereof, and from the date of such notice the Capital Stock of the Company shall be and remain increased, to the amount, in the manner and subject to the conditions, set forth by such By-law, and the new Stock shall become subject to all the provisions of law in like manner, (so far as may be) as though the same had formed part of the Stock of the Company originally subscribed;

with Provincial Secretary.

Notice in Gazette.

19. The Company shall cause a book or books to be kept by the Secretary, or by some other Officer specially charged with that duty, wherein shall be kept recorded—

Books to be kept.

1. A correct copy of the Letters Patent incorporating the Company, as also, of any and every By-law thereof;

What to contain.

2. The names, alphabetically arranged, of all persons who are or have been Shareholders;

3. The address and calling of every such person, while such Shareholder;

4. The number of shares of stock held by each Shareholder;

5. The amounts paid in, and remaining unpaid, respectively, on the stock of each Shareholder;

6. All transfers of stock, in their order as presented to the Company for entry, with the date and other particulars of each transfer, and the date of the entry thereof; and—

7. The names, addresses and calling, of all persons who are or have been Directors of the Company; with the several dates at which each became or ceased to be such Director;

20. The Directors may refuse to allow the entry into any such book, of any transfer of Stock whereof the whole amount has not been paid in; and no transfer made with the view of relieving the transferor from pre-existing debts of the Company, shall be valid or prevent any antecedent creditor from exercising his remedy against such transferor in the same way as if he had continued to be a Shareholder in such Company; provided, that nothing in this sub-section shall prevent the effect of chapter seventy of the Consolidated Statutes of Canada, as regards any such stock seized and sold in execution;

Directors may disallow transfer of stock in certain cases.

proviso: as to stock taken in execution.