

Fee to Registrar. II. And be it enacted, That upon receiving any such Declaration together with a fee of                    shillings currency, payable for the same, the Registrar or Deputy Registrar of any such Certificate. County or Registry division of a County, shall certify upon each triplicate the day of the delivery thereof, and shall 5 deliver back to the persons making such declaration one triplicate thereof, shall transmit another to the Secretary of the Province for the time being, and shall file the third of Record in the Registry Office of the County or Division of a County in 10 which the same is made; And every person upon paying the 10 Certified copies how obtainable. sum of                    shillings currency, to such Registrar shall, at any time thereafter be entitled to have a certified Copy of such Declaration.

Notice to be given by the Secretary. III. And be it enacted, That upon receipt of a triplicate of any such Declaration duly certified as aforesaid, the Secretary 15 of the Province, for the time being, shall prepare and sign a notice in the French and English languages, that such Company has been formed, and has made the declaration required by the first section of this Act, and shall cause the same to be inserted and published in the *Canada Gazette* published by 20 Authority, once in each of the three months which shall follow immediately after the date of such notice.

Incorporation of persons making the declaration, and their corporate power. IV. And be it enacted, That from and after the day of the date of the First Publication of any such Notice, the Persons therein mentioned, and their Successors, shall be a Corporation 25 or Body Politic and Corporate by the name stated in such Notice, and may (if they deem it expedient) have a Common Seal which they may at their pleasure change or alter, and shall have power to make such By-laws, not inconsistent with the Laws of the Section of the Province in which such Corpo- 30 ration is erected, as they may deem expedient for the appointment or removal of the Officers of such Corporation or for the conduct and management of the Affairs and Property thereof, or for any other object connected with the purpose or purposes for which they have been so incorporated, and may from time 35 to time, and at all times, have, hold, acquire and possess in any legal manner whatsoever, for them and their Successors, and for the purposes for which they were so incorporated, any Goods or Property, Real or Personal, and may alienate the same, if need shall be, and may sue, and be sued, implead and be 40 impleaded unto in all Courts and Places whatsoever in all manner of suits, complaints, matters and causes whatsoever.

By-laws to be subject to disallowal by the Governor. V. And be it enacted, That all By-laws made or passed by any such Corporation, shall be transmitted without delay by the Secretary thereof to the Secretary of the Province, for the 45 time being, to be by him submitted to the Governor of the Province, who shall have full power and authority to disallow such By-laws, or any one or more of the same, within three months from the day of the receipt thereof by the Provincial Secretary.