Proviso.

Proviso.
five fit and qu lified persons to be Directors of the said Company in the place and stead of thase who shall relire, as prescribed in the next following section : and until stach first election, and until they shalt respectively retre as aforesaid, the Trustees of the Association aforesaid, to wit: Isaac Vanatter, Thomas Daly, L. M Oliver, P. C. Van Brocklin, R. R. Wilson, and the survivors or surviror of them, shall be and are hereby declared to be and are constituted Directors of the said Corporation; and they shall have and exercise all and every the power, and shall be subject to all and every the clausps, conditions, liability and restrictions imposed on the Jirectors to be chosen under this Act; Provided always, thit in all actions 10 or suits or other legal proceedings tu be brought against the said Corporalion, it shall be lawful and sufticient for the Plaintiff or Complainant or any other party, to cause Process to be served at the office of the said Corporation, in lie 'Iown of Brantiord, or personally upon the Prosident, or any one of the Directors, or on the Seceretary of the said Corporation, at any 15 other place; and provided, that at the first meeting of the Directors to be holden after the passing of this Act, the said Directors shall choose and ciect firm amonst themselres some one to be President, and also scme one to be Vic:-President of the said Corporation.

Retirement of Dircetors from uffice.

Proviso.

Corparation not dissolved by failure to hold meeting, $\& c$.
XV. At the first General Meeting of the Shareholders and at the 20 Amnual General Meeting in each year thereafter, two of the said Directors shall retire from office, (the order of retirement of the said Directors to be decided by lot); Provided always that all the Directors so retiring, shall be eligible for re-election; and the Directors, immediately atter the election at each Annual Meeting, shall choose enc of their own number to be President. 25
XVI. The failure to hold the said first General Meeting, or any other Meeting, or to elect such Directons or President, shall not dissolve the said Corporation, but such failure or omission sthall and may be supplied by and at any Special Meeting to be called as the Directors, in conformity with the By-laws of the said Corporation, may see fit to appoint: and until such 30 election of new Directors, those who may be in office for the time being shall be and continue in office and exercise all the rights and powers thereof until such new elections be made as hereinbefore provided.

Interpretation clause.
XVII. The word "Lands" in this Act shall include all lands, tenements and hereditaments, and real or immoveable property whatsoever ; and all $3_{5}^{5}$ words importing the singular number or the masculine gender only shall extend to more than one person, party or thing, and to femaies as well as males; and the word "Shareholder" shall include the heirs, executors, administrators, curators, legatees, or assigns of such Shareholder, or any other party having the legal possession of any share, whether his own 10 name or that of any other, unless the context shall be inconsistent with such construction; and wherever power is by this Act given to do any thing, power shall be intended also to do all things which may be necessary to the doing of such thing : and generally all words and clauses hertin shall receive such liberal and fair construction as will best insure the 45 carrying into effect of this Act according to its true intent and spirit.

Saving Her Majesty's rights.

> Corporation not to proceed
until five per until five per cent. paid up.
> XVIII. It shall not be lawful for the said Corporation, to commence or proceed with their operations under this Act, unless they shall have first paid up the sum of five per cent on the amount of their Capital Stock.
XIX. Nothing in this Act contained shall in any manner derogate from 50 or affect the rights of Her Majesty, Her Heirs and Successors; or of any

