

Company to deposit blank forms of Debentures for registration purposes.

IX. And to facilitate the registration of Debentures of the said Company creating mortgages or *hypothèques*: Be it enacted, That the said Company may at their own expense deposit in any Registry office wherein such their Debentures may require to be registered, any number of their printed or engraved Blank Debentures, in the form of the said Schedule number one, annexed to this Act, bound together in a Book, and having the pages thereof numbered and signed by the Secretary and Treasurer of the Company; and thereupon the Registrar and his Deputy shall be bound to receive and retain the same as one of the Registry Books of his office, and to register therein the said Debentures of the Company, instead of registering them in the ordinary Registry Books of his office; any ordinance or Law to the contrary notwithstanding.

Substance of declaration for money due on stock.

X. In any suit or action to recover any money due upon or for, any call upon any share holders for and in respect of the amount of Capital Stock subscribed or owing by them, it shall not be necessary to set forth the special matter, but it shall be sufficient to declare that the defendant is the holder of one share or more stating the number of shares and is indebted to the Company in the sum of money to which the call or calls in arrear may amount, stating the number and amount of each of such calls whereby an action hath accrued to the Company by virtue of this Act.

Recital.

XI. And whereas under and by virtue of the Act of the Legislature of this Province passed in the Session held in the Fourteenth and Fifteenth years of Her Majesty's Reign intituled "*An Act to extend and amend the Act incorporating the Montreal and Vermont Junction Railway Company*," it was enacted, that within the period therein named the said Company should have power to connect their said Road with certain Railroads therein named, and amongst others with the Missisquoi Valley Railroad, by such favorable line as the Montreal and Vermont Junction Railway Company might select passing through the Townships and Counties in said amended Act also named, and touching the Province Line at the counties of Franklin and Orleans in the State of Vermont: And whereas in order to secure and maintain by means of the said Missisquoi Valley Railroad incorporated by an Act of the General Assembly of the state of Vermont intituled "*An Act to incorporate the Missisquoi Railroad Company*" a direct and connecting line of Railroad from the point where the said Vermont Junction Railroad shall touch or intersect the boundary Line between this Province and the State of Vermont, to Island Pond in the said State of Vermont, at which place the said Missisquoi Railroad is intended to connect with the line of Road constructed by the Atlantic and St. Lawrence Railroad Company, and to secure the construction and advantageous management and operation of said connecting Road, it hath been found necessary that further powers should be granted to the said Montreal and Vermont Junction Railway Company, as prayed for by said Company; it is hereby enacted that the said Montreal and Vermont Junction Railway Company shall have power and authority to enter into all such contracts and agreements with the said Missisquoi Railroad Company and with all bodies corporate and persons as may be found necessary to secure the speedy construction and completion of the said last named Railroad and the works connected therewith to be constructed in the said direct line from the said point of intersection of the said boundary Line and Island Pond aforesaid, and to construct and maintain, or assist in constructing and maintaining said connecting Road, and for such purpose to issue their Bonds, Debentures, notes or other securities in such form as the said Company shall direct to an extent not to exceed

Company authorised to contract for construction of Missisquoi Railroad.

To issue De-