commence operations. dollars, shall have been subscribed, and ten per cent. of the said capital, that is to say, ten thousand dollars, shall have been paid up.

Board of Directors. 5. The affairs of the Company shall be managed and administered by a board of seven directors, five of whom shall form a quorum; the Directors shall be elected annually from among the shareholders, and shall elect from among themselves a President and a Vice-President.

First Board of Directors. 6. The said Charles H. Letourneux, Hilaire Béliveau, J. T. Letourneux, Charles Nelson, Vital Grenier, and Onézime Deblois, 10 shall be the first Directors of the Company, and shall remain in office until duly replaced by others appointed at the first general meeting of the shareholders of the Company, which it shall be their duty to call within two months next after the establishment of the Company in accordance with section four of this Act; and 15 as such Directors they shall have full power to demand, collect and receive instalments on shares of the Company, to lease and establish any store or place of business required for the business

Power of Directors.

of the Company; to give the first orders for goods, and generally to do all other matters and things connected with the business and 20 operations of the said Company; and until the election of their successors the said Charles H. Letourneux shall be the President, and the said Hilaire Beliveau the Vice-President of the Company. The first Directors, hereinbefore named, as well as all others subsequently elected, shall be eligible for re-election, provided they 25 are possessed of the necessary qualification hereinafter set forth.

First President and Vice-President.

- Qualification of Directors.
- 7. No person shall be subsequently elected a Director unless he is a shareholder of the Company, possessed of at least five shares in his own absolute right, and has paid up all arrears of calls due and payable in respect of his shares; a majority of the Directors 30 shall, at all times, be residents of the city of Montreal.

Interest on calls.

8. The Company may exact interest, at the rate of seven percent., upon all arrears due in respect of calls on shares, and the same shall be reckoned from the date fixed for the payment of such calls.

Transfer of shares. 9. No share shall be transferred, sold or alienated in any manner whatsoever unless all instalments called for in respect thereof shall have been paid up in full, or unless such share shall have been forfeited for non-payment of dues, and also so long as the holder thereof is indebted to the Company in any way whatsoever. 40

Management of affairs.

10. The management of the affairs of the Company may be divided among several departments, which shall be designated according to the special nature of the business assigned to each of them, or otherwise, as may be deemedadvisable, and the Company may employ superintendents, clerks, managers, agents and serv-45 ants at pleasure, and may agree as to their remuneration by per centage or otherwise according as the Directors may decide; and such persons so employed shall not therefore be personally responsible for any debts due by the Company, or be in any way held to be partners in the Company.

Officers and servants.

- 32, **3**3 V., c. 12 to apply.
- 11. The provisions of "The Canada Joint Stock Companies Clauses Act, 1869," shall apply to the Company hereby incorporated in so far as they are not inconsistent with the provisions of this Act, and excepting specially sections thirty-two thirty-nine and forty of the said "Canada Joint Stock Companies Clauses Act, 1869," 55 which shall not apply to the said Company hereby incorporated.