NIAGA

Facts fe

By the Act int Amalgamated Com Railway Company, "pawer appointed Dir At the time of it eribed Stock was acquired it by mea without the perfohad been transfel inving been made it Nearly four-fifth scribed, and at the majority of these I Morton, resolved to inders, who subselvinch all the Dir of the thirteen were The Directors,

of the thirteen were The Directors, Strong, Baristers, I for Stock to pay a This deposit was fore given to cach

fore given to each
The meeting for
the 24th of Augus
act, as well as by
Directors contende
to vote as a Shar
botained, was ori
had ever been m
a portion of his si
holders, and that
although the latt
were not entitled

After much amp

After much ang ested parties, an a forcibly to exclude in the net, and to attempt, however, the votes of Share which the lawful is known as "th President.

Shouth afterware.

Shortly afterway together with months of Mr. MoBet Col. J.J. ii Prince

In this case, I plaintiff, and Mr defence. Mr. I directors, defend This was an into Court the sobtained from the ground that Mr. The bill filed