

ce of  
Proce

# NIAGA

## Facts fo

By the Act in  
Amalgamated Com  
Railway Company,  
way Company," pas  
were appointed Dir

At the time of th  
scribed Stock was  
acquired it by meas  
without the perfor  
had been transfer  
having been made t

Nearly four-fifths  
scribed, and at the  
majority of these D  
Morton, resolved to  
holders, who subscri  
which all the Dir  
of the thirteen were

The Directors, G  
Strong, Baristers, E  
for Stock to pay a  
This deposit was m  
Euro given to each

The meeting for  
the 24th of August  
act, as well as by  
Directors contende  
to vote as a Shar  
obtained, was origi  
had ever been ma  
that Mr. Morton, a  
a portion of his st  
holders, and that  
although the latt  
were not entitled t

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

Shortly afterwa  
together with me  
to m, Mr. McBeth  
Col. J. H. Prince,

In this case, M  
plaintiff, and Mr.  
defence. Mr. B  
directors, defend

This was an is  
into Court the s  
obtained from th  
ground that Mr.  
The bill filed