An Act to incorporate the Sutton Mining Company.

WHEREAS, the persons hereinafter named have by petition repre-Preamble. sented, that they desire to engage in the business of exploring, mining, manufacturing and disposing of copper and other ores, in the township of Sutton, in the county of Brome, in the District of Bedford, 5 and Province of Canada, and that they can do so to better advantage by the aid of a Charter of Incorporation, and have prayed for the passing of an Act to that end; and whereas it is expedient that such prayer be granted: Therefore Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as 10 follows:

I. Aaron A. Adams, Albert Knight, Lester M. Clark, William F. Incorporation Matchett, George R. Carter, Esquires, together with all such other persons as shall become shareholders in the Company hereby constituted, shall be, and they are hereby made, a body corporate and politic, Corporate py the name of "The Sutton Mining Company."

II. The company may carry on the business of exploring for, min-Business of ing, smelting, manufacturing and selling, copper and other ores and metals, and for this purpose, may acquire and hold by purchase, lease, or other legal title, such lands in the county aforesaid, and construct 20 and maintain such buildings, and machinery and other improvements, Real property, within the said district, or elsewhere, and sell and dispose of the same, as the company may deem to be for its advantage.

III. The capital stock of the Company shall be the sum of Two hun-Capital dred and fifty thousand dollars, divided into One hundred thousand Stock.

25 shares, of two dellars and fifty cents each, and may be from time to time Shares. increased, as the wants of the Company require, by vote of the stock-Increase. holders at a meeting of the company called for the purpose, to an amount not exceeding one million dollars on the whole.

IV. The capital stock shall be paid by the subscribers therefor, Calls on 30 when, where, and as, the Directors of the Company shall require, or as stock. the By-laws may provide, and if not paid at the day required, interest at the rate of six per centum, per annum, shall be payable after the said day, upon the amount due and unpaid; and in case any instalment or Forfeiture of instalments shall not be paid as required by the Directors, with the in-stock for non-35 terest thereon, after such demand or notice as the By-laws prescribe, and within the time limited by such notice, the Directors may, by vote, reciting the facts and duly recorded in their records, summarily forteit any shares whereon such payment is not made, and the same shall thereupon become the property of the company, and may be disposed

V. The stock of the Company shall be deemed personal estate and be Stock to be assignable in such manner only, and subject to such conditions and re-personalty; strictions, as the by-laws prescribe, but no share shall be assignable until able. all instalments called for thereon have been paid, unless it has been 45 declared for feited for non-payment.

40 of as the by-laws or votes of the Company may provide.

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