Proviso.

conditions hereinafter contained; Provided always, that the said Company shall hold no real estate except for the actual use and occupation of the Corporation, save only in the case hereinafter provided for.

Capital. Shares.

II. And be it enacted, That the Capital Stock of the said Com- s pany shall not exceed the amount of one hundred thousand pounds to be composed of shares of the value of twenty-five pounds for each share, and that the number of shares in the said Company shall not exceed the number of four thousand shares.

Payment at time of subcribing &c.

calls on remainder of Stock; and mode of enforcing pay-ment of calls by forfeiture.

III. And be it enacted, That it shall be lawful for any person or 10 persons, or body politic or corporate, to subscribe for such and so many shares as he, she or they may think fit, and two and a-half per cent. shall be paid at the time of subscription or within one month thereafter, and the remainder shall be payable as the majority of Proviso; as to the Directors hereinafter named shall determine upon: Provided 15 always, that no call shall exceed twenty per cent., and that no instalment shall become payable until after thirty days' notice shall be given by the said Directors in some more than one public newspaper published in the City of Toronto; and if any Stockholder or Stockholders shall, after such notice, refuse or neglect to pay to the 20 said Directors such call or instalment due upon such share or shares held by him, her or them, such share or shares shall or may, in the option of the said Directors, or of the Directors for the time being hereinafter provided for, become forfeited, together with the amount or amounts paid thereon, and such forfeited share or shares may be 25 disposed of as the Directors for the time being may think fit, in any manner whatsoever, or the same may become vested in and for the benefit of the said Company, as the said Directors may determine.

Enforcing pay ment of calls by suit.

IV. And be it enacted, That in case the said share or shares 30 shall or may not be deemed forfeited for or by reason of the non-payment of any of the calls or instalments thereon to be made as aforesaid, that the said Company may sue for the same or anything due thereon, and that in all actions or suits for the recovery of such calls or arrears, it shall be sufficient for the said Company 35 to declare in an action of Debt in manner following:

Declaration.

"For that whereas the defendant heretofore, to wit, on the " day of , was indebted to 'The Toronto Locomotive , 18 "' Manufacturing Company'" in the sum of " calls and dues upon certain stock and shares of the said Company 40 "held by the defendant before then due and unpaid upon the said " stock and shares; and, being so indebted, then became liable to " pay the said amount to the said plaintiffs, whereby an action hath "accrued to the said plaintiffs to ask and demand the same from