by the board of directors; and such increase shall be determined by a majority of such shareholders present at such meeting either in person or by proxy.

Shares and allotment of new stock.

6. Such new stock shall be in shares of one hundred dollars each, and shall be either allotted among the shareholders of the 5 Company pro rate at par or at a premium, or disposed of to the public at par or at a premium or otherwise as shall be determined by the Directors.

Purchase of stock.

7. In case any such new stock shall be allotted to any share-holders the same shall be accepted by each of such shareholders within thirty days from the time when notice of such allotment has been mailed to his address by post from the Toronto post office, but in default of any such allotment being accepted by any of such shareholders within such time, the same may be disposed of by the directors to the public or otherwise in such manner and on such 15 terms as the said directors may determine.

Acceptance of allotment of new stock,

8. The Company shall have the right to accept any stock in trade and the good-will of any business, and to issue paid up stock to the vendor for the same.

Provincial Directors. 9. The said William Lord Wilkinson, William Jammison 29 Montgomery and John Zimmerman shall be the provisonal directors of the Company, who shall have power to manage the affairs of the Company until directors under the provisons of this Act shall be elected in their place, and the said provisional directors shall have power to open stock-books, receive subscriptions of stocks or shares, and generally to do all matters and things necessary for the full organization and working of the Company.

First general meeting of shareholders. 10. As soon as the capital stock of the Company shall have been subscribed and one-fourth paid thereon, the provisional directors shall call a general meeting of the shareholders in the city 30 of Toronto, of which meeting not less than two weeks' notice shall be given by public advertisement in some paper published in the said city of Toronto, for the purpose of passing by-laws for the management of the Company, the election of directors, who shall not be less than five nor more than nine, as shall then be 25 decided by the shareholders, the appointment of officers, and generally for the exercise of the powers conferred on the shareholders by this Act and by "The Canada Joint Stock Companies Clauses Act, 1869."

General Act to apply.

11. The provisions of "The Canada Joint Stock Companies 49 Clauses Act 1869" shall apply to this Act, except in so far as they may be inconsistent with the provisions hereof.