or portions thereof as shall from time to time

Recovery of subscriptions.

for subscrip-

tions.

sufficient proof in such actions.

be called for by the Directors of the said Company, under and by virtue of the powers and directions of this Act, to such person or persons and at such times and places as shall 5 be directed or required by the Directors: and in case any person or persons shall neglect or refuse to pay the same at the time and in manner required for that purpose, it shall be lawful for the Directors to cause the 10 same to be sued for and recovered in any Court of Law in this Province having juris-What shall be diction in civil cases to the amount; and in mentin actions any such action, whether for the subscriptions already made or hereafter to be made. 15 it shall not be necessary to set forth the special matter in the declaration, but it shall be sufficient to allege that the defendant is the holder of one or more shares in the stock (stating the number of shares), and is in-20 debted to the Company in the sum to which What shall be the calls in arrear may amount; and in any such action it shall be sufficient to maintain the same that the signature of the defendant to some book or paper by which it shall ap- 25 pear that such defendant subscribed for a share, or a certain number of shares, of the stock of the said Company or undertaking, be proved by one witness, whether in the employment of the Company or not, and that 30 the number of calls in arrear have been made. and the suit may be brought in the corporate name of the Company.

Amount and periods of instalments.

in such new stock of the said Company shalls exceed ten pounds currency, on each share, and notice thereof shall be given by advertising in two newspapers during at least four weeks before such instalment shall be called 40 for; Provided always, that no instalment shall be called for, except after the lapse of a fortnight from the time when the last instalment was called for; and if any person or

persons shall neglect or refuse to pay his or 45

XIII. And be it enacted, That no one in-

stalment to be paid on account of the shares 35

Proviso as to intervals between calls.