reaehed the interested parties), to sell at publie sale at the offiee of the Company, the said shares, or as many of the said shares as shall, after dedueting the reasonable expenses of the same, yield a sum of money sufficiert to pay the unpaid calls which may be due on the shares appertaining to such dcfaulting shareholder, together with any interest which may ve due on the same.

3-The Prosident of the Company shall exeeute the transfer to the purchasers of the shares of stock so sold, and sueh transfer, being aeeepted, shall be as valid and effectuo! in law as if the same had been executed by the original holder or liolders of the shares thereby transferred.

## ART. X.-POWERS OF ATTORNEY.

Stoekholders may grant powers of attorncy for the purchase or sale of stock, reeeipt of dividends, \&c., in the following terms :

Know all men by these presents that I, A. B., of C., do make, eonstitute, and appoint D. W., of F., my true and lawful attorney for me, and in my name, and in my behalf to sell, assign and transfer all or any part, interest, or share in the eapital stock of The C'anada Plumbago Company, to me belonging or standing in my name; to reeeive the consideration money and give a receipt or receipts for the same; to aecept all transfers that now or hereafter may be made to me; to receive and give reeeipts for all dividends that are now due or shall hercafter become due and payable on the same for the time being; and generally, to do all lawful acts requisite for affeeting the premises, hereby ratifying and confirming all that my said attorney shall do thercin.

In witness whercof, I have herewith set my hand and seal at this day of in the year of our Lord 18

Signed and sealed in the $\}$ presence of G. H. $\}$

## ART. XI.-DIVIDENDS.

1.-The Direetors shall, at stated times, declare and pay dividends in cash, out of the profits of the Company, to the parties in whose names any share of the eapital stock of the Company shall stand at the date when the transfer book of the Company shall elose.

