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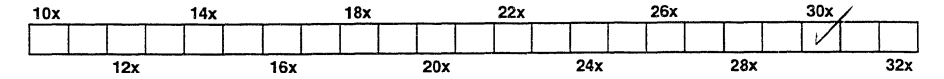
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2nd Session, 3rd Parliament, 12 Victoria, 1849.

BILL.

An Act to incorporate certain persons under the name and style of *The Neepigon Mining Company*.

Received and Read a first time, Friday, 16th Murch, 1849.

Second Reading, Monday, 19th March, 1849.

Mr. McFarland.

PRINTED BY LOVELL AND GIBSON.

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BILL.

An Act to incorporate The Neepigon Mining Company.

WHEREAS the several persons hereinaf- Preamble. ter named have, by their Petition, represented that they have associated themselves together, with divers others, for the purpose 5 of exploring for and working Mines of Copper and other ores, and of smelting the same on the shores of Lake Huron and elsewhere, by Articles of Agreement entered into at the City of Toronto, the eighth November, 10 one thousand eight hundred and forty-seven. and have raised by subscription the capital necessary effectually to begin their operations, but that they experience great difficulties in carrying out the objects for which they

15 ere associated without an Act incorporating them with the powers hereinafter mentioned, and have prayed that such Act may be passed: Be it therefore enacted. &c.

And be it hereby enacted, by the authority of

- 20 the same, That George K. Smith, John W. Certain per-Telford, Benjamin F. Hedges, Wm. L. New- rated. bold, Jacob Stockman, John L. Newbold, George Wood, H. B. Pennock, John W. Neal, Wm. C. Chace, Jos. H. Hedges, P. Maguire,
- 25 Jos.H. Duckett, John S. Wood, and John Frs. Smith, and their successors and such and so many other persons or parties as have become, or shall become shareholders in the Capital Stock hereinafter mentioned, shall
- 30 be and they are hereby constituted a Body Politic and Corporate, in fact and in name by the name of The Neepigon Mining Company, Corporato and by that name shall and may sue and be name and powers. sued, implead and be impleaded, answer and
- 35 be answered unto, in all Courts of Law or Equity whatsoever, and shall have uninterrupted succession with a Common Seal, A723

which may by them be changed or varied at their pleasure.

Stocholders to be liable to the amount of their shares only. II. And be it enacted, That no Shareholder in the said Corporation shall be in any manner whatsoever liable for or charged with 5 the payment of any debt or demand due by the said Corporation beyond the amount of his, her or their subscribed share or shares in the Capital Stock of the said Corporation.

Number of shares of Stock of the said Company shall be and the of Corporation. Stock of the said Company shall be and the same is hereby declared to be filteen thousand pounds, divided into twelve thousand shares: Provided always, that the said Capital may be increased to twenty-five thousand 15 pounds as hereinafter provided.

Calls on holders of Stock.

IV. And whereas the amount already paid upon the Stock is equal to one shilling and seven pence on each share of one pound five shillings: Be it enacted, that the calls to 20 be hereafter made on the holders of the said Stock shall not exceed in the whole one pound three shillings and five pence currency per share, and the same shall be paid by instalments when and in such manner as shall 25 be prescribed by the Directors hereinafter named: Provided also, that nothing herein contained shall exonerate, diminish or relieve any party from existing liability to the said Company, whether the said liability relates ³⁰ to contributions due or to fall due upon Stock already issued or otherwise, but on the contrary all such liability and contributions shall and may be enforced in the same way, and the said Corporation shall have the same re- 35 medy to enforce the payment of calls already made, and all other calls and sums now due or called for, as is hereinafter prescribed with respect to future calls and liabilities.

Certain property vested in Corporation. V. And be it enacted, That all and every 40 the estate and property, real or personal, belonging to the Association formed under the

Articles of Association aforesaid, at the time of the passing of this Act, or which may subsequently be acquired by them, and all debts or claims due to or possessed by the said As-5 sociation shall be and hereby are transferred

to and vested in the Corporation hereby established, which shall in like manner be liable to and for all debts due by or claims upon the said Association, and the Trustees

- 10 of the said Association, at the time of the passing of this Act, shall be Directors of the said Corporation, as if elected under this Act, until their successors shall be elected as hereinafter provided.
- VI. And be it enacted, That it shall be Corporation 15 lawful for the said Corporation to have and may hold real. hold such lands and immovable or real pro-extent of £25,000 perty as may be necessary for carrying on the business of the said Corporation, provid-
- 20 ed the sum invested in real property purchased from private individuals do not at any one time exceed twenty-five thousand pounds; and it shall be lawful for the said Corporation to sell, lease or otherwise dis-25 pose of the said property and estate as they
- may see fit.

VII. And be it enacted, That it shall be May explore lawful for the said Corporation to engage in of finding and follow the occupation and business of copper and 30 carrying on exploration for and of finding and other ores. getting copper and other ores, metals and minerals, and manufacturing and of disposing of the same for the benefit of the said Corporation, and to do all things necessary for the purposes aforesaid, not inconsistent 35 with the rights of any other parties, or with the conditions of any grant or other title under which the said Corporation may hold the lands in which such things are to be done.

VIII. And be it enacted, That if the said Corporation 40 sum of fifteen thousand pounds be found in- Capital Stock sufficient for the purposes of this Act, then to 25,000 and in such case it shall be lawful for the eurrency.

Members of the said Corporation, by a vote. of not less than two thirds in number of the shareholders, representing not less than eight thousand shares, at any General Meeting, to be expressly called for that purpose, to in- 5. crease the Capital Stock of the said Corporation, either by the admission of new Members as subscribers to the said undertaking. or otherwise, to a sum not exceeding in all the sum of twenty-five thousand pounds cur- 10rency, including the said sum of fifteen thousand pounds currency, hereinbefore autho-... rized to be raised, in such manner and upon, such terms and conditions, and under such regulations as shall be approved and agreed on; 15 and the capital so to be raised by the creation of new shares or otherwise shall be in. all respects part of the Capital Stock of the said Corporation; and every Shareholder of such new Stock shall be a member of the 20 said Corporation, and be entitled to all and every the same powers, privileges and rights. as the persons who are now Shareholders, in proportion to the interest or number of shares which he may acquire and to the 25 amount of calls paid thereon, and shall also. be liable and subject to the same obligations. and stand interested in all the profits and losses of the said undertaking in proportion to the sum that he shall subscribe and pay there- 30 to, as fully and effectually to all intents and purposes whatsoever as if such other or further sum had been originally raised as a part, of the said first, sum of fifteen, thousand: pounds; anything herein contained to the 35 · contrary notwithstanding.

Corporation may borrow money from time to time. IX. And be, it; enacted, That it; shall be lawful for the said Corporation from time to time to borrow either in this Province or elses, where, all such sum or sums of money, not 40 exceeding in all at any one time ten thousand pounds currency, as they may find expedient, and to make the bonds, debentures or other securities they shall grant for the sums so borrowed, payable either in currency or in 45 sterling with interest, and at such place or places within or without this Province as they may deem advisable, and such bonds, debentures or other securities may be made pay-

- 5 able to bearer; or transferable by simple indorsement or otherwise, and may be in such form as the Directors for the time being may see fit; and the said Directors may hypothecate, mortgage or pledge the lands.
- 10 revenues: and other property of the said: Corporation, for the due payment of the said: sums and the interest thereon: Provided Proviso. always, that such Corporation shall not be allowed to borrow any part of the said sum
- 15 of ten thousand pounds until at least one-half of the said Capital Stock of the said Corporation hereinbefore authorized be paid up; and available for the uses of the Corporation:

X. And be it enacted, That the Stock of Stock to be 20 the said Corporation shall be deemed personal or movable estate; notwithstanding: the conversion of any portion of the funds constituting the same into lands; and at all the meetings of the Shareholders held in

- 25 pursuance of this Act, whether the same begeneral or special, every Shareholder shall be entitled to as many votes as he shall have Shares in the said Stock, and such vote or votes may be given in personsor by:
- 30 proxy; and all questions proposed or submitted for the consideration of the said! meetings shall (besfinally determined; by the majority of the votes; except in the case or cases otherwise provided for: And provided Provise.
- 35 also, that no person shall be entitled to vote as proxy at any meeting unless he shall be all Shareholder, in the said Corporation; and produce a written authority as such proxy in the form prescribed by the Schedule Ac
- 40 XI. And be it enacted of That the Shares shares of in the Stock of the said Corporation shall Stock to be assignable by delivery of the certificates, delivery of to be issued to the holders of such shares form of Scherespectively, and by ressignment in the formation B, &

of the Schedule B, or in any other convenient form to be prescribed by any Bylaw of the said Corporation: and that by such assignment the party accepting such transfer shall thenceforth become in all res- 5 pects a member of the said Corporation in respect of such share or shares in the place of the party so transferring the same; but no such transfer shall be valid or effectual until all calls or instalments due on the shares 10 purporting to be transferred shall have been fully paid up and discharged, and a certified copy of such transfer, extracted from the proper book of entry, and purporting to be signed by the Clerk, or other officer of the 15 said Company duly authorized thereto, shall be sufficient primâ facie evidence of every such transfer in all Courts in this Province.

Directors may establish offices in New York. &c., for certain purposes.

XII. And be it enacted. That the Directors of the said Corporation shall have power 20. and authority to establish and have a place of business or office in the Cities of New York, Boston, Philadelphia and Detroit in the United States of America, and to open books of subscription in all or any of the said 25 Cities for the stock of the said Corporation, and to receive there subscriptions for the said stock, transferable there respectively, and to make all such instalments called thereon. and dividends declared thereby, payable 30 there respectively; and the said Directors shall also have power to name one or more Agent or Agents or Commissioners in all or any of the aforesaid Cities, for all or any of the purposes aforesaid, and to allow to such 35. Age t or Agents or Commissioners, a reasonable remuneration for his or their services, and all other necessary expenses of the said May prescribe office and offices; and it shall also be com-

forms, &c. for the same.

petent for the said Directors to make all such 40 rules and regulations, and to prescribe all such forms as to them may seem meet for the better and more satisfactorily managing and conducting the affairs and business of the said Corporation in all or any of the Cities 45

aforesaid, and for facilitating and rendering effectual the subscription for and transfer of and payments upon the said stock respectively, and for all other purposes connected

- 5 therewith and incidental thereto; Provided Proviso. always, that the said Directors may make By-laws prescribing the mode in which any shares of the stock in all or any or either of the said Cities may be made shares in Ca-
- 10 nada, or whereby any shares of the stock in Canada may be made shares in the United States aforesaid.

XIII. And be it enacted, That for ma-Directors of naging the affairs of the said Corporation, Corporation to there shall be from time to time alertical

- 15 there shall be from time to time elected out manage its afof the members of the said Corporation not less than three and not more than five persons, being each a proprietor of not less than three hundred shares of the said Capital
- 20 Stock, to be Directors of the said Corporation, for ordering, managing and directing the affairs of the said Corporation; and any Three to form three Directors shall form a quorum of the a quorum. Board, and may exercise all the powers of
- 25 the Directors : Provided always, that unless Proviso : Maat a meeting of a majority of the Directors, jurity of Di-rectors to be no by-law, rule, resolution or regulation for present at raising money or disposing of the real estate has for raisof the Corporation shall be finally passed ing money,
- 30 unless confirmed at the next meeting of the &c. Directors to take place upon due notice given : Provided, that no Director shall have Proviso. more than one vote at any meeting of Directors except the President or the Chair-
- 35 man of the meeting for the time being who shall in case of an equal division have the casting vote although he may have given one vote before; and whenever any vacancy shall happen among the Directors by death, resig-
- 40 nation or removal out of the Province, such vacancy shall be filled up until the next General Meeting of the Shareholders in such manner as may be prescribed by any By-law of the Corporation; and the Directors shall Directors may
- 45 have full power to dispose of such part of dispose of re-

fairs.

7

maining Stock the Stock of the said Outporation as may reof Corporation. main to be disposed of, for as may from time

to time be added to or fall into the general mass, either by forfeiture or otherwise, on such terms and conditions, and to such par-5 ties as they think most likely to promote the interests of the said Corporation; and they shall also have full power to make such calls for money from the several Shareholders for the time being as is hereinbefore pro-10 vided for, and to sue for, recover and get in all such calls, whether already made or hereafter to be made, and to cause and declare the said shares to be forfeited to the said Corporation in case of non-payment, on such 15 terms and in such way as they shall see fit to prescribe by any By-law; and in any action to be brought to recover any money due on any call, it shall not be necessary to set forth the special matter in the declaration, but it 20 shall be sufficient to allege that the defendant is a holder of one share or more in the said stock (stating the number of shares) and is indebted to the Corporation in the sum to which the calls in arrear shall amount 25 (stating the number and amount of such calls), whereby an action hath accrued to the Corporation by virtue of this Act; and it shall be sufficient to maintain such action, to prove by any one witness, that the Defen- 30 dant at the time of making such call was a Shareholder in the number of shares alleged. and that the calls sued for were made and notice thereof given, in conformity with the By-laws of the said Corporation, and 35 it shall not be necessary to prove the appointment of the Directors, nor any other matter whatsoever; that the said Directors shall and may use and affix or cause to be used and affixed the Common Seal of the 40 said Corporation to any documents which in their judgment may require the same, and any act or deed bearing such seal, and signed by the President (or by any two Directors), and countersigned by the Secretary, shall be 45 held to be the act or deed of the Corporation; that they may appoint such and so May appoint many agents, officers and servants of the said Agents and Officers, &c. Corporation under them as to the said Directors may seem meet, and may fix the sala-

- 5 ries and remuneration of such officers, agents and servants; may make any payments and enter into any contracts for the execution of the purposes of the said Corporation, and for all other matters necessary for the trans-
- 10 action of its affairs; may generally deal with, treat, purchase, lease, sell, mortgage, let, release and dispose of, and exercise all acts of ownership over the lands, tenements, property and effects of the said Corporation;
- 15 may institute and defend in the name of the said Corporation all suits at law; may from time to time displace the officers, agents and servants of the said Corporation, except as hereafter provided; and that they shall and
- 20 may have power to do all things whatsoever which may be necessary or requisite to carry out the objects of the Corporation, and to vest the present property and funds of the said Association in the Corporation hereby
- 25 erected; that they shall declare dividends Shall declare of the profits of the said Corporation when and as often as the state of the funds thereof may permit; may appoint when Special Meetings of the Shareholders shall be held,
- 30 and determine on the mode of giving notice thereof, and of the manner in which the Shareholders may call or require such Special Meetings to be called; that they shall And appoint have power to carry into force all and every meetings of Corporation.
- 35 the provisions and stipulations contained in the Articles of Agreement in the first Section of this Act referred to with respect to the appropriation and allotment, whether conditional or otherwise, of the shares, of the
- 40 said Company, and also with respect to all other matters and things in the said Articles of Agreement provided for, not inconsistent with the present Act; and they shall have May make power to make By-laws for the government By-laws. 45 and control of the officers and servants of
- the said Corporation, and for appointing the

dividends.

salary or allowance to be made to them respectively; and shall also have power to make and frame all other By-laws, Rules and Regulations for the management of the business of the said Corporation in all its particulars 5 and details, whether hereinbefore specially enumerated or not, and the same also at any time to alter, change, modify and repeal, which said By-laws, Rules and Regulations shall be submitted for approval, rejection or 10 alteration by the Stockholders at the next General Meeting, or at a Special Meeting to be called by the said Directors, and when and as so ratified and confirmed shall be put into writing and duly recorded in the Minutes 15 of the said Corporation, and be binding upon and observed and taken notice of by all members of the said Corporation; and any copy of the said By-laws, or any of them, purporting to be under the hand of the Clerk, 20 Secretary or other Officer of the said Company, and having the seal of the Corporation affixed to it, shall be received as prima facie evidence of such By-laws in all Courts in this Province: Provided always, that the 25 Salary of Pre- Stockholders may, at any General or Special Meeting, appoint such salary or compensation to the President and Directors respectively, as to them shall seem reasonable 30 and proper.

Proviso: sident and Directors.

First meeting of Sharehold-

XIV. And be it enacted, That the First ers when held. General Meeting of the Shareholders of the said Corporation shall be held at the Office of the said Corporation in the Town of St. Catherines, (at which place the said Corpo-35 ration shall have its principal place of business) on the third Thursday of February, one thousand eight hundred and fifty; and at such time and place, and on the like day in every year thereafter, the said Share-40 holders shall elect not less than three nor more than five fit and qualified persons to be Directors of the said Company in the place and stead of those who shall retire, as prescribed in the next following section; and 45

until such first election, and until they shall respectively retire as aforesaid, the Trustees of the Association aforesaid, to wit: the said Certain per-George K. Smith, John W. Telford, H. B. Boirectors.

- 5 Pennock, Wm. L. Newbold, and Wm. C. Chace, and the survivors or survivor of them shall be and are hereby declared to be and constituted Directors of the said Corporation; and they shall have and exer-
- 10 cise all and every the powers and shall be subject to all and every the clauses, conditions, liability and restrictions imposed on the Directors to be chosen under this Act: Provided always, that in all actions or suits, Proviso: Ser-
- 15 or other legal proceedings to be brought against the said Corporation, it shall be lawful and sufficient for the Plaintiff or Complainant, or any other party, to cause process to be served at the Office of the said
- 20 Corporation in the Town of St. Catherines, or personally upon the President, or on any one of the Directors, or on the Secretary of the said Corporation, at any other place; and provided that at the first meeting of the
- 25 Directors to be holden after the passing of this Act, the said Directors shall choose and elect from among themselves, some one to be President, and also some one to be Vice-President of the said Corporation.
- 30 XV. And be it enacted, That at the First Retirement of 'General Meeting of the Shareholders, and Directors. at the Annual General Meeting in each year thereafter, two of the said Directors shall retire from office, (the order of retirement
- 35 of the said Directors to be decided by lot); Provided always, that all the Directors so Directors may retiring shall be eligible for re-election; and be re-elected. the Directors, immediately after the election at each Annual Meeting, shall choose 40 one of their own number to be President.

XVI. And be it enacted, That the failure Failure to hold to hold the said First General Meeting or meeting not to any other Meeting, or to elect such Directors lution of Coror President, shall not dissolve the said poration.

vice of Process.

Corporation, but such failure or omission shall and may be supplied by and at any Special Meeting to be called as the Directors, in conformity with the Bye-laws of the said Corporation, may see fit to appoint; and 5 until such election of new Directors, those who may be in office for the time being shall be and continue in office and exercise all the rights and powers thereof until such new election be made, as hereinbefore pro- 10 vided.

Interpretation clause.

XVII. And be it enacted, That the word "Lands" in this Act shall include all lands, tenements and hereditaments, and real or immovable property whatsoever; and all 15 words importing the singular number or the masculine gender only shall extend to more than one person, party or thing, and to females as well as males; and the word "Shareholder" shall include the heirs, exe- 20 cutors, administrators, curators, legatees or assigns of such Shareholder, or any other party having the legal possession of any share, whether in his own name or that of any other, unless the context shall be incon-25 sistent with such construction; and whenever power is by this Act given to do any thing, power shall be intended also to do all things which may be necessary to the doing of such thing; and generally all words and 30 clauses herein shall receive such liberal and fair construction as will best ensure the carrying into effect of this Act according to its. true intent and spirit.

10 per cent. on Capital to be paid up.

on XVIII. And be it enacted, That it shall 35 not be lawful for the said Corporation to commence or proceed with their operations under this Act, unless they shall have first paid up the sum of ten per cent. on the amount of their capital stock. 40

Rights of Her Majesty saved. XIX. And be it enacted, That nothing in this Act contained shall in any manner derogate from or affect the rights of Her Majesty, Her Heirs and Successors, or of any person or persons, body politic or corporate, excepting so far as the same may be specially derogated from or affected by the 5 provisions of this Act.

XX. And be it enacted, That this Act Public Act. shall be deemed a Public Act, and as such judicially noticed by all Judges, Justices, and others whom it shall concern, without 10 being specially pleaded.

SCHEDULE A.

FORM OF PROXY.

"I, A. B., of "C. D. of to be my Proxy, and to vote and act for me as such at all Meetings "of the Shareholders of *The Neepigon Mining Company*, and in my name to do all things with "regard to the business of the said Company, which "I may, by law, do by Proxy.

"Witness my hand, this day of 18

"A. B."

SCHEDULE B.

FORM OF TRANSFER.

"I, A. B., for value received, do hereby bargain, Form of "sell and transfer to C. D. Transfer. "share (or shares) of the Stock of The Neepigon "Mining Company, to hold to him the said C. D., "his heirs, executors, curators, administrators and "assigns, subject to the same rules and orders, and "on the same conditions that I held the same imme-"diately before the execution hereof. And I, the said "C. D., do hereby agree and accept of the said "share (or shares) subject to the same "rules, orders and conditions.

" Witness, our hands and seals, this day of in the year

C²⁹⁰

SOMMAIRE.

Préambule.

I. Certaines personnes incorporées.

Nom et pouvoirs de la corporation.

II. Les actionnaires ne seront responsables que jusqu'à concurrence du montant de leurs actions seulement.

III. Nombre des actions du capital de la corporation.

IV. Demandes de versements.

V. La corporation sera investie de certaines propriétés.

VI. La corporation pourra posséder des propriétés au montant de £25,000.

VII. Elle pourra faire des explorations dans le but de trouver du cuivre et autres minerais.

VIII. La corporation pourra augmenter son capital jusqu'à concurrence de £25,000 courant.

IX. La corporation pourra de tems à autre emprunter de l'argent.

Proviso.

X. Le capital de la corporation sera considéré comme meuble.

Proviso : Toute personne qui votera comme procureur d'un actionnaire devra être porteur d'une procuration suivant la formule de la cédule A.

XI. Les actions seront transférables par la délivrance de certificats suivant formule de la cédule B, etc.

XII. Les directeurs pourront établir des bureaux dans les cités de New York, Boston, etc., pour certaines fins.

Et faire des règlements.

Proviso.

XIII. Election des directeurs de la

corporation pour l'administration de ses affaires.

Trois formeront le quorum,

Proviso : Pour passer des règlements pour prélever de l'argent, il faudra une majorité des directeurs présens.

Proviso.

Les directeurs pourront disposer du capital restant de la corporation.

Et ils pourront nommer des agents on officiers, etc.

Déclarer des dividendes.

Fixer des assemblées de la corporation. Et faire des règlements.

Proviso: Salaire du président et des directeurs.

XIV. Epoque où se tiendra la première assemblée des actionnaires.

Certaines personnes nommées directeurs.

Proviso: Signification des procédures.

XV. Quand les directeurs sortiront d'office.

Les directeurs pourront être réélus,

XVI. Le défaut de tenir l'assemblée n'opèrera point la dissolution de la corporation.

XVII. Clause interprétative

XVIII. Il sera payé 10 pour cent sur le capital avant de commencer les opérations.

XIX. Réserves des droits de sa majesté. XX. Acte public.

CÉDULE A.

Formule de procuration.

CÉDULE B.

Formule de transfert d'actions,