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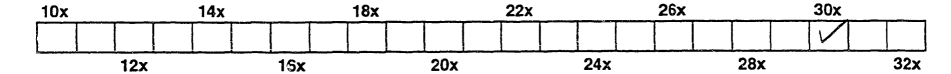
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1st Session, 2nd Parliament, 36 Victoria, 1873.

BILL.

An Act to incorporate the North Western Trading Company.

PRIVATE BILL.

MR. SCHULTZ.

OTTAWA:

Printed by I. B. Taylor, 29, 31 and 33, Rideau Street. 1872.

An Act to incorporate the North West Trading Company.

THEREAS John Schultz, M. P., James Hedley, and Walter Preamble? R. Bown, have by their petition represented, that by the settlement of the Province of Manitoba, and the opening of the North West Territory, aprospect is afforded of developing a greatly 5 increasing trade with other parts of the Dominion and foreign countries, and that they are desirous of forming a Joint Stock Company, having its chief place of business in the vicinity of Fort Garry, with trading posts at other points in the interior, for the purpose of trading in furs, gold-dust, and other products of the -10 country, and of manufacturing furs and other products and generally carrying on trade and commerce throughout the Dominion; and it is expedient to grant their prayer: Therefore Her Majesty. by and with the advice and consent of the Senate and House of Commons of Canada, enacts as fellows:-

1. The said John Schultz, James Hedley, Walter R. Bown, and Certain perall others, being subjects of Her Majesty, who shall become Share-sons incorporated. holders in the said Company, are hereby constituted a body politic and corporate by the name of "The North Western Trading Company."

2. The said Company are hereby empowered to carry on trading Powers and in furs, gold-dust and other products of the North West Territories Company and Manitoba, and for that purpose to establish trading posts at different points in the Province of Manitoba and the North West Territory, and also to manufacture furs and other products of the 25 said territories, and to carry on trade and commerce generally, with all business and affairs incident thereto, including the construction, owning, maintaining, hiring, leasing, chartering, employing and navigating, selling and disposing of all kinds of vessels, boats, ships and other craft used for navigation, trade or other 30 purposes, with their appurtenances, and the purchase and sale of goods as cargoes for such vessels: Provided always that the rules Proviso. and regulations of the Governor in Council touching trading and intercourse with Indians shall be obligatory upon and be obeyed and complied with by the said Company, its officers and servants.

35 3. The Company may acquire by purchase, lease or otherwise, for the purposes of the Company, and may hold, absolutely or conditionally, any lands, tenements, real or immovable estate, for the convenient conduct and management of their business, not exceeding the yearly value of ten thousand dollars, and may sell, 40 alienate, and dispose of the same from time to time, and may acquire others in their stead, not exceeding at any time the value aforesaid.

4. The capital of the Company shall be two hundred thousand Capital. dollars, with power to increase the same as occasion may require 45 to five hundred thousand dollars, and shall be divided into shares of one hundred dollars each.

Provisional Directors.

5. The said John Schultz, Walter R. Bown, James Hedley, and two others to be named by them, shall be Provisional Directors of the said Company until a choice of Directors by election of the Shareholders shall take place in the manner hereinafter prescribed, and the said Directors and their successors or any three of them, 5 shall have power to open books for the subscription of shares, receive subscriptions to the stock of the Company, and allot shares to the several subscribers; and no person shall thereafter be qualified to be a Director who does not hold in his own right, ter shares of the capital stock of the said Company.

Annual meeting.

6. An annual meeting of the Shareholders of the Company for the transaction of the general business of the Company, at the Town of Winnipeg, or such other place as may be appointed by by-law, and for the election of Directors from among the Shareholders for the management of the affairs of the Company, shall 15 be held at such time and place, and under such regulations with regard to notice, as may be determined by the by-laws of the Company; and the holding of such other meetings as may be found necessary or expedient, may also be provided for by such by-laws: and a first meeting for the putting into force of this Act, 20 the election of Directors and the transaction of business generally shall be held within three months next after the passing of this Act; and four weeks' previous notice of the time and place of the holding of the said first meeting shall be given in one or more public newspapers by three of the Directors; and of subsequent annual 25.

First meeting, meetings a like notice shall be given under the hand of the Secretary of the Company unless and until otherwise regulated by the by-laws thereof, and all or any of the Directors may be removed at any meeting of the Shareholders called for the purpose, or for that purpose together with any other object or business. 30

 \mathbf{V} otes.

7. Each share shall entitle the holder thereof to one vote at all meetings of the Company, either personally or by proxy, such proxy being also a Shareholder, and having a written authority; and all questions shall be determined by the majority of votes given in respect thereof.

Election of officers.

8. The Company shall have a President and Vice-President who shall be elected by the Directors from among themselves: the President shall also be managing Director, and may be paid for his services; the Directors shall also appoint one of their number to be Secretary, and may appoint such other officers and 40 employ such agents, traders and managers as they may from time to time judge expedient, and may require such officers and secretary, agents, traders and managers to give such security for the . faithful performance of their duties as the Directors may see fit to exact, and may pay and allow their secretary and officers, agents, 45 traders and managers, such salaries as may be agreed upon.

Calls on stock

9. The Directors may make such calls upon the respective Shareholders in respect to the shares subscribed or held by them respectively, as they may from time to time deem expedient and may require the same to be paid, with or without interest, and 50 likewise, subject to such rules and conditions as may be imposed by by-law, may declare forieited all such shares as may be in arrear in respect of any call or calls, or interest, and such shares shall, upon such declaration, be and become forfeited in favor of the Company, as well as the amounts paid thereon, and may 55. thereupon be sold and disposed of in such manner as the Directors

- 5 may see fit and the net proceeds applied in reduction of the claims of the Company against the Shareholders in default; or the Directors may in their discretion, should they see fit, proceed by suit or action, for the recovery of any sum or sums due for a call or calls on such shares, with or without interest, and may after-10 wards, if the same be not recovered in full, proceed by forfeiture as above directed, without prejudice to their recourse by suit in any case until the shares shall have been paid for in full.
- 10. In any action or proceeding which may be brought by the Recovery of Company against any Shareholder for the recovery of any sum calls.

 15 due on any call or calls, or for interest thereon, it shall not be necessary to set forth the special matter, but it shall be sufficient to declare that the defendant is a holder of one share or more in the capital stock of the Company, and is indebted in the sum to which the arrears on the call or calls made on such share or shares

 20 amount (together with interest, if any), and it shall only be necessary to prove that the defendant was proprietor of such share or shares, and that a call or calls had been made thereon.
- 11. The Directors may make by-laws, and may from time to Directors may time, alter, repeal, amend or wholly substitute others, for the make by-laws. 25 government of the said Company, its affairs, business, managers, agents, officers and servants, which by-laws shall be subject to approval or disallowance by the Shareholders, and shall not be in force until approved of, either at the annual or any special general meeting of Shareholders, and shall be accessible, at all seasonable 30 hours, to all parties interested, and the same may, among other things; besides comprehending all matters hereinbefore referred to as the subject of by-laws, be made, subject to the special provisions of this Act, for the following objects and purposes, viz.:
- 1. To fix and determine the manner of filling up vacancies that 35 may occur in the Board of Directors prior to the annual election, how many directorsshall constitute a quotum, and generally the manner in which their powers shall be exercised, including the establishment of agencies or trading posts.

2. The manner of calling meetings as well as of the Directors 40 as of the Shareholders, and fixing the time for annual meetings.

3. The forfeiture of shares in arrear in respect of a call or calls, and the conditions and manner on or in which such forfeiture shall be declared.

4. The keeping of registers and transfer books and shares, 45 prescribing the manner in which such transfers shall be made, and the conditions, in respect to the previous payments of calls or unpaid balance of stock, on which transfers shall be allowed, also the vouchers and evidence required to be lodged with the Company in case of transmission of shares by marriage, bequest, inheritance, 50 bankruptcy, or otherwise than by sale, and the forfeiture of shares for non-payment of anything due thereon, or in respect thereof.

5. The keeping of minutes of the proceedings, and the accounts of the said Company, and rectifying any errors which may be therein, the auditing of accounts and appointment of auditors.

65 6. The declaration and payment of profits of the said Company, and dividends in respect thereof.

7. The remuneration of Directors.

8. The borrowing or advancing of money for promoting the purposes and interests of the Company, and the securities to be 60 given by or to the said Company for the same, such borrowing not to exceed the limit hereinafter stated.

9. The times and manner of proposing and voting for increasing the capital stock of the Company, the mode of taking subscriptions for, and allotting shares for such increase, and making calls

thereon and collecting the same.

10. Generally the transaction and management of the affairs 5 and business of the Company, and the carrying into effect all the powers and all the daties conferred or imposed on the Company, its Shareholders and Directors by this Act. Provided that no such by-law shall be valid if its provisions conflict with those of the Canada Joint Stock Companies Clauses Act 1869, in any 10 respect wherein expressed changes are not hereinafter enacted.

Proviso.

Power to borrow money.

12. The Company are authorized to borrow money at any time to the amount and extent of one half their paid up capital, at such rate of interest as may be agreed upon.

Promissory

13. The Company may become a party to promissory notes 15 and bills of exchange, cheques, agreements, deeds, mortgages, pledges, bottomry and other bends, and may pledge and mortgage their property in the same manner as individuals may do, but no such premissory note, or bill of exchange, shall be for a less sum than one hundred dollars, or be payable to bearer, or be intended 20' to be circulated as money or as the note or bill of a bank.

When operations may be commenced. 14. It shall not be lawful for the said Company to proceed with their operations under this Act, until one half the capital stock shall have been subscribed, and twenty-five per cent. shall have been bend fide paid thereon.

25

Liability.

15. The liability of Directors and Shareholders in the said Company shall be the same as and no other than that of Directors and Shareholders in other incorporated companies to which the Canada Joint Stock Companies Clauses Act, 1869, applies.

Failure to elect Directors not to dissolve corporation. 16. No failure to elect Directors, nor to hold the first meeting 30 or any annual meeting, shall operate as a dissolution of the Company, but anything omitted to be done may be afterwards performed at a meeting called in conformity with the by-laws, or at a meeting called for the purpose by the Secretary, or by any three Directors, but this charter shall nevertheless lapse and be void 35 unless business thereunder is bond fide undertaken within one year from the time of the passing of this Act, and continuously carried on thereafter.

32-33 V., c. 12, 17. The provisions of the "Canada Joint Stock Companies Clauses Act, 1869," shall, except so far as the same may be incon-40 sistent with the provisions hereof, apply to the Company hereby incorporated.

Transfers.

18. No Shareholder shall be allowed to transfer his stock in the Company without having previously obtained the consent of the Directors of the Company, unless such stock shall have been 45 paid in full.