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2nd Session, 7th Parliament, 26 Victoria, 1863.

BILL.

An Act to incorporate the Vale Mining and Smelting Company.

(PRIVATE BILL.)

Received and read, first time, Wednesday, 15th April, 1863.

Second reading, Thursday, 16th April, 1863.

Mr. KNIGHT.

QUEBEC:

PRINTED FOR THE CONTRACTORS BY HUNTER, ROSE & LEMIEUX, ST. URSULE STREET. An Act to incorporate the Vale Mining and Smelting Company.

WHEREAS the persons hereinafter named have by petition represented that they desire to engage in the business of exploring,
mining, manufacturing, and disposing of copper and other ores, in the
Township of in the County of , in the District of
, in the Province of Canada, and that they can do so to better
advantage by the aid of a charter of incorporation, and have prayed for
the passing of an Act to that end; and whereas it is expedient that such
prayer be granted: Therefore Her Majesty, by and with the advice and
consent of the Legislative Council and Assembly of Canada, enacts as
10 follows:—

Stephen M. Weld, Lester M. Clark, Charles S. Randall, Frederick Incorporation T. Bush, James M. Keith, Thomas Parsons, Charles D. Head, Esquires, together with all such other persons as shall become shareholders in the company hereby constituted, shall be, and they are hereby made, 15 a body corporate and politic, by the name of "The Vale Mining and Corporate Smelting Company."

II. The company may carry on the business of exploring for, mining, Business of smelting, manufacturing, and selling copper and other ores and metals, the Company, and for these purposes only may acquire and hold, by purchase, lease, 20 or other legal title, such lands in the county aforesaid, not exceeding two thousand acres in superficies, and construct and maintain such buildings and machinery and other improvements thereon, and sell and dispose of the same, and acquire others in their stead, as the company may deem to be for its advantage; and may acquire any royalty or per Real procentage payable for the privilege of mining, smelting or manufacturing perty. copper or other ores and metals; Provided, however, that the acquisition of any such royalty or per centage shall not entitle the Company to carry on any mining, smelting, or manufacturing operations beyond the limits of the said County.

30 III. The capital stock of the company shall be the sum of five hundred Capital Stock. thousand dollars, divided into one hundred thousand shares of five Shares. dollars each, and may be from time to time increased, as the wants Increase. of the company require, by vote of the stockholders at a meeting of the company called for the purpose, to an amount not exceeding one million \$5 dollars on the whole.

IV. The capital stock shall be paid by the subscribers therefor, when, Calls on where, and as the Directors of the company shall require, or as the by-stock. laws may provide, and if not paid at the day required, interest at the rate of six per centum per annum shall be payable after said day upon the 40 amount due and unpaid; and in case any instalment or instalments shall Forfeiture of stock for non-not be paid as required by the Directors, with the interest thereon, after payment.

such demand or notice as the by-laws prescribe, and within the time limited by such notice, the Directors may, by vote reciting the facts and duly recorded in their records, summarily forfeit any shares whereon such payment is not made, and the same shall thereupon become the property of the company, and may be disposed of as the by-laws or votes 5 of the company may provide.

Stock to be personalty; how assignable.

V. The stock of the company shall be deemed personal estate, and be assignable in such manner only, and subject to such conditions and restrictions, as the by-laws prescribe, but no share shall be assignable until all instalments called for thereon have been paid, unless it has been de- 10 clared forfeited for non-payment.

Votes.

VI. At all meetings of the company every shareholder, not being in arrear in respect of any instalment called for, shall be entitled to as many votes as he holds shares in the stock of the company; and no shareholder being in arrears shall be entitled to vote; and all votes may be 15 given in person or by proxy: Provided always, the proxy is held by a shareholder not in arrear, and is in conformity with the by-laws.

Proxies.

Directors.

Riection.

VII. The affairs of the company shall be administered by a Board of not less than five and not more than seven directors, being severally holders of at least one hundred shares of stock, who shall be elected at 20 the first general meeting, and thereafter at each annual meeting of the company, to hold office until their successors are elected, and who (if otherwise qual fied) may always, be re-elected, and such Directors may

Quorum.

vote by proxy; and four members of such Board, present in person or by proxy, until otherwise provided by the by-laws, shall be a quorum thereof, 25 and in case of the death, resignation, removal, or disqualification of any.

Vacancies.

director, such board, if they see fit, may fill the vacancy until the next annual meeting of the company, by appointing any qualified shareholder Failure not to thereto; but a failure to elect directors, or any failure of directors, shall

not dissolve the corporation, and an election may be had at any general 30meeting of the company called for the purpose.

Powers of Directory.

Making Py-

VIII. The Board of Directors shall have full power in all things to administer the affairs of the company, and make or cause to be made any purchase and any description of contract which the company may by law make, to adopt a common scal, to make from time to time any and 35 Laws for cer- all by-laws, (not contrary to law or to the votes of the company,) regutain purposes, lating the calling in of instalments on stock, payment thereof, the issue and registration of certificates of stock, the forfeiture of stock for non-payment, the disposal of forfeited stock and the proceeds thereof, the transfer of stock, the declaration and payment of dividends, the ap- 40 pointment, functions, duties, and removal of all agents, officers, and servants of the company, the security to be given by them to the company, their remuneration, and that (if any) of the directors, the time and place for holding the annual and other meetings of the company, the calling of meetings of the company and of the board of directors, the quorum, 45 the requirements as to proxies, the procedure in all things at such meetings, the site of their chief place of business and of any other offices which they may require to have, the imposition and recovery of all penalties and forfeitures admitting of regulation by by-law, and the conduct in all other particulars of the affairs of the company; but every such by-lay, and 50 every repeal, amendment, and re-enactment thereof, shall have force only until the next annual meeting of the company, unless confirmed at some general meeting of the company; and every copy of any by-law, under the seal of the company and purporting to be signed by any officer of the company, shall be received in all courts of law as prima facie evi- 55 dence of such by-law.

By-Laws must be confirmed by stockholders.

Proof of By-

IX. Until the first election of such board, the said Stephen Provisional M. Weld, Lester M. Clark, Charles S. Randall, Frederick T. Directors. Bush, James M. Keith, Thomas Parsons, and Charles D. Head, shall be a Provisional Board of Directors of the company, Their powers. 5 with power to fill vacancies, to open stock books, assign stock, make calls for and collect instalments, issue certificates and receipts, convene the first general meeting of the company, at such time and place within this Province as they shall determine, and to do other acts necessary or proper to be done to organize the company and conduct its affairs; 10 Provided always, that notice of all meetings of the Company shall be given in some newspaper printed in the District of Bedford, and also

X. In addition to their ordinary place of business in this Province, business in 15 the company may establish and have any place or places of business or elsewhered in Great Britain, or in the United States of America, and may, at any one thereof, order, direct, do, and transact their affairs and business, or any thereof, in such manner as may be prescribed by their By-laws.

meeting.

in the Canada Gazette, at least fifteen days before the holding of such

Places of

XI. The company shall not be bound to see to the execution of any bound to see 20 trust, whether express, implied, or constructive, in respect of any shares, stock. and the receipt of the person in whose name the same shall stand on the books of the company, shall be a discharge to the company for any dividend or money payable in respect of such shares, whether or not notice of such trust shall have been given to the company; and the com-25 pany shall not be bound to see to the application of the money paid upon such receipt.

Company not

XII. The shareholders of the company shall not, as such, he held re-shareholders sponsible for any act, default or liability whatsoever of the company, or for any engagement, claim, payment, loss, injury, transaction, mat-30 ter or thing, whatspever, relating to or connected with the company, beyoud their shares in the stock thereof.

Liability of

· XIII. All contracts, promissory notes, bills of exchange, and engage-pany may bements made on behalf of the company, by the directors, officers, agents, to contracts, or servants of the company, in accordance with their powers under the notes, &c. 35 By-laws, or by vote of the company, shall be binding upon the company and in no case need the seal of the said company be affixed thereto, nor shall such directors, officers, agents or servants thereby become liable to Proviso. any third party therefor; but the company shall issue no Bank Note, or Note to circulate as money.

XIV. Any description of action may be prosecuted and maintained be-Company and tween the company and any shareholder thereof, and no stockholder, Stockholders. not being himself personally a party to such action, shall be incompetent as a witness therein.

Suits between

XV. The company shall not commence operations under this Act, un- meace busi-45 til at least ten per centum of the amount of their capital stock shall ness. have been paid in.

When to com-

13 Public Act.

XVI. This Act shall be deemed a public Act.