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Foreign agencies.

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agen- XXIV. The Company may establish Agencies in Great Britain or Ireland or the United States of America, provided the majority of its Directors are British subjects.

Duration of XXV. This Act shall continue and be in force for and during the term of fifteen years from the passing hereof.

Public Act. XXVI. This Act shall be deemed a Public Act.

#### SCHEDULE A.

#### (FORM OF PROXY.)

I, A. B. of , hereby appoint C. D. of , to be my Proxy, and to vote and act for me as such, at all meetings of the Shareholders of *The Canada Copper 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 eight hundred and

# day of

, one thousand

A. B.

# CAP. LII.

# An Act to incorporate the Kingsey Slate Works. [Assented to 18th December, 1854.]

Preamble.

HEREAS the Kingsey Slate Works, a Company incor-porated under the provisions of the Act to provide fo the formation of Companies for mining, mechanical and othe purposes, and of the Act amending the same, have by their Petition represented, that they cannot render their Manufactory available to its full extent under the limited powers contained in the said Acts, and desire that additional powers may be conferred upon them, and that they may be incorporated for the purpose of enlarging their business, for making a Railway from their quarry, and for other purposes, and it is expedient that the said manufacture should be encouraged, and the prayer of the Petition granted: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, as follows:

Kingsey Slate Works incorporated. I. The persons composing the present Company, and all others who shall hereafter become Stockholders in the Corporation, formed under this Act, shall continue to be, and are hereby 1854.

#### Kingsen Slate Works Company.

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hereby declared to be, a body corporate and politic, under the name of the Kingsey Slate Works, which said Corporation shall have all and every the rights, powers, privileges and immunities of Corporations.

II. The Capital Stock of the said Company shall be thirty- Capital Stock. five thousand pounds currency, to be divided into an equal number of shares of one pound currency each, of which the shares already held by the Stockholders in the present Company shall form part.

III. It shall be lawful for the said Petitioners to open Stock Stock books books for the subscription of all desiring to become Shareholders may be openin the Corporation : Provided always, that the Shareholders in ed. the present Company shall be the first in order, and shall have a similar number of shares in the Corporation as they hold in the present Company.

IV. The shares shall be personal property, and may be sold Shares to be and disposed of, and be transferable in such way as the Direc- personal protors shall from time to time direct.

V. The business and affairs of the Corporation shall be con-Business to be ducted and managed, and its powers exercised by five Direc-five Directors. tors, who shall be severally Shareholders to the amount of five hundred pounds currency of the said Stock, and who shall be elected in manner hereafter described, by the Shareholders then present in person or by proxy.

VI. Within one month after the passing of this Act, a meeting Meeting for shall be called by the Petitioners, at their Office in the City of election of Directors. Montreal, of the Stockholders, for the election of Directors, after notice thereof as hereinafter provided, and such election shall then and there be made by a majority of the shares voted upon, and the Directors so chosen shall continue in office until the next annual meeting succeeding their election, and in case of any vacancy among them occurring in the interval between two succeeding annual meetings, the same shall be filled by the other Directors by appointing a qualified Stockholder.

VII. The Annual General Meeting of the Stockholders for Holding of the election of Directors, and for the transaction of such other Annual Gene-ral Meeting. ral Meeting. business as may be then brought before them, shall be held on the second Monday of January in each year, at the office of the Company in Montreal.

VIII. All annual and other general meetings shall be held Notice to be after notice of fifteen days therefor published under the signa- Meetings. ture of two of the Directors, in any newspaper in Mentreal, and in the Canada Gazette, and also after written notice to the Stockholders under the signature of the Secretary posted at Montreal at least fifteen days previous to the meeting. 14 \*

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Failure to hold meeting provided for. Cap. 52.

Kingsey Slate Works Company.

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IX. On failure to hold the annual meeting on the day appointed, or to elect Directors thereat on the said day, the meeting may be held and Directors elected at any other day not later than fifteen days from the regular day of meeting; and until the election of new Directors, the old Directors shall remain in office.

Special General Meetings.

X. Special General meetings shall be called by the Directors upon the application in writing to them made, by Stockholders owning two thousand enregistered shares of stock, but no other business shall be transacted thereat but that stated in the application, and on failure by or neglect of the Directors to call such meeting within forty-eight hours after such application made, the same shall and may be called by the said Stockholders, and the transactions thereat shall be legal and binding upon the Corporation.

Directors may make Bills of Exchange and Promissory Notes, &c.

XI. The Directors shall have power to make Bills of Exchange and Promissory Notes, and to make, alter, and repeal all needful By-laws, Rules and Regulations for the well ordering of the Company, the management and disposition of its Stock, property, estate and effects, and of its affairs and business, and they may generally deal with, treat, purchase, lease or sell the whole or any lands, tenements, property and effects of or for and on behalf of the Company, and may let, release, mortgage and dispose of and exercise all acts of ownership over the same ; and from time to time to make calls upon the Stockholders; and they shall from time to time provide for the issuing of Stock certificates, the transfer of shares, the declaration and payment of profits and dividends, the appointment, removal and remuneration of agents, officers or servants for the business of the Corporation, the calling of all necessary meetings of the Corporation or of the Directors, and the business to be transacted thereat, the making and entering into Deeds, Bills, Bonds, Notes, Agreements, Contracts, and other documents and engagements, whether under the seal of the Corporation or not, and in general for all things whatsoever that may be necessary or requisite to carry out the objects of the Corporation, and the exercise of any other power incident to the said Corporation by virtue of this Act : Provided that the said Directors shall not sell the real property of the Corporation or any part thereof without the consent of at least two thirds of the Shareholders present in person or by proxy at a general or special meeting for the purpose.

Copy of Bylaws, sealed with seal of Corporation, &c., primâ facic evidence.

Proviso.

XII. A copy of all By-laws or of any one or more of them, sealed with the seal of the Corporation, and signed by the Secretary or by one or more of the Directors, shall be *prima* facie evidence in all Courts of such By-laws, and that the same were duly made and are in force; and in any action or proceeding between the Corporation and any Shareholders, or any other person, it shall not be necessary to prove the seal, and 1854.

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and all documents purporting to be sealed with the said seal shall be taken to have been duly sealed.

XIII. Each Stockholder shall be entitled to a number of votes Votes which equal to the number of his shares, at the time of voting, except shall have. at the first election after the passing of this Act.

XIV. The Corporation shall not be bound to see to the Corporation execution of any trust to which any of the said shares may be not obliged to subject, and the receipt of the party in whose name any such cution of any share shall stand in the Books of the Corporation, shall from trust. time to time be a discharge to the Corporation for any dividend or other sum of money payable in respect of such share, notwithstanding any trust to which such share may then be subject, and whether or not the Corporation have had notice of such trust, and the Corporation shall not be bound to see to the application of the money paid upon such receipt.

XV. Except as herein otherwise provided for, all matters at Questions to any general, special or other meeting of the Company, or at be decided by any meeting of the Directors, shall be determined by the majority of votes. majority of the votes of the Shareholders or Directors, as the case may be, present at such meeting, either in person or by proxy, and in case of an equality of votes the Chairman of such meeting shall have a casting vote, and a majority of the whole number of Directors shall form a quorum for the transaction of business, and a majority of such quorum shall decide.

XVI. Nothing in this Act shall be construed to authorize Company not the Corporation to issue any Promissory Note intended to be to issue Notes to bearer, &c. circulated as money, or as the Notes of a Bank.

XVII. All and every the real and immoveable property, Real estate, estate and effects of the present Company ; and all and every &c., of Comtheir rights, powers, debts, privileges, claims and demands Corporation. whatsoever, shall be and be held to be vested in and belong to the Corporation as fully to all intents and purposes as if the same had been had and acquired by this Act, and all the liabilities of the said Company and all its just debts, shall be and form the indebtedness of the said Corporation, which, in addition to the real estate, property and effects hereby transferred, shall have power to purchase, acquire and hold any other slate quarry, and sufficient real estate thereto convenient and adjoining for the purposes of the manufacture, as the Corporation may deem advantageous, which shall be and form part of the property of the Corporation, and be managed by the Directors, and shall be subject to the provisions of this Act.

XVIII. The Stockholders in the present Company shall Rights of respectively, and in preference to any others, have, hold and present Stock-enjoy in the Stock of the Corporation the same number of shares of the said Stock, and of the same description and value, as they have in the present Company. XIX.

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Capital may be increased. Cap. 52.

Preferential Stock.

Corporation may erect a dam near their quarry.

Proviso.

Corporation may make a Tramway,&c. Kingsey Slate Works Company.

XIX. The Corporation shall have power to increase the amount of their Capital, to the amount of fifty thousand pounds currency, and to admit new Stockholders, and to open Stock Books of Subscription therefor, upon the same terms and with the same rights and privileges attachable thereto as any other unpaid shares of the said Corporation, and shall have power to issue preferential Stock or bonds bearing interest at six per cent, chargeable upon and being a first mortgage upon the real property of the Corporation for such amount and in such sums as the Corporation shall direct.

XX. It shall be lawful for the Corporation to erect a dam at or near their quarry aforesaid, in the Township of Kingsey, for the purposes of the Corporation, and thereon to construct such works as the Corporation may judge necessary : Provided that the said dam or works are not so constructed as to obstruct the navigation of the river at such location of the said dam, or to overflow or do damage to the adjoining properties.

XXI. The Corporation, their servants and agents, shall have power to lay out, make, stock and furnish a double or single Tramway or Railway, at their own costs and charges, on and over any lands lying between their quarry and a convenient point of intersection which the Corporation may select on the line of the Grand Trunk Railway of Canada, with the consent of the Grand Trunk Railway Company of Canada for such intersection and for such purposes, with the consent of the proprietors on the line of the said Tramway, to take, appropriate, have and hold as much land as shall be necessary for the said Tramway or Railway, and for a station and storehouses therefor, in addition to the land and immoveable property of the present Company transferred by this Act to the said Corporation, and to any other which they are hereby authorized to acquire, have and hold for the purposes hereof.

Certain provision of 14 & 15 V. c. 51, and 16 V. c. 169 incorporated with this Act.

XXII. So much of the ninth clause of the Railway Clauses Consolidation Act, under the head "powers," as is included in the sections sixthly, seventhly, ninthly, tenthly, eleventhly, thirteenhtly and fifteenthly, and the twelfth section of the said last Act under the head "Highways and Bridges," and sections one, two and three of the Act passed in the sixteenth year of Her Majesty's Reign, intituled, An Act in addition to the Railway Clauses Consolidation Act, shall apply to and form, and be held to form part hereof, as fully as if the provisions therein contained were specially included herein.

Stock to be personalty, and how transferable, &c.

XXIII. The Stock of the said Corporation shall be deemed personal estate, and shall be transferable in such manner as shall be prescribed by the By-laws of the Corporation; but no share shall be transferable until all previous calls thereon have been fully paid and satisfied, or the said share shall have been declared forfieted for non-payment of the calls thereon and the

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#### Kingsey Slate Works Company.

### Cap. 52.

the consent in writing of the majority of the Directors shall be in all cases necessary to render valid the transfer of any share or shares made before such shares shall have been paid up in full: And it shall not be lawful for the Corporation to use any of its funds in the purchase of any stock of any other Corporation.

XXIV. The Corporation shall not lend any of its money to Company not any of its Stockholders, and if any such loan of money shall be to make loans any of its Stockholders, and if any such to an of money shart to Share-made to a Stockholder, the Directors who shall make or assent holders. to such loan shall be jointly and severally liable to the extent of the said loan, and interest thereon, to any creditor of the Penalty. said Corporation, for any debt contracted before the repayment of the money so loaned.

XXV. The Directors of the Corporation shall be jointly and Directors severally liable for all debts due and owing to their laborers, liable for servants and apprentices, for services performed by them for wages. such Corporation : Provided that no Director shall be liable for Proviso. any such debt not payable within one year from the date of contracting it, or for the recovery whereof no action shall have been brought within one year from such date.

XXVI. Each Stockholder of the said Corporation shall be Liability of severally and individually liable to the creditors thereof to an holders of unamount equal to the amount of the Stock held by him, for all paid up Stock. debts and contracts made by such Corporation, until the whole amount of the Stock held by such Stockholder shall have been paid in.

XXVII. The privileges conferred by this Act shall not be 10 per cent. to acquired by the said Corporation until at least ten per cent of be paid up bethe Capital Stock has been actually paid into the hands of the fore cominen-Treasurer of the Company.

XXVIII. A majority of the President and Directors shall, on or Certificate of before the twentieth day of January in each year, prepare, and affairs to be attest before a Judge of any Court in this Province, a certifi-lished yearly. cate stating the amount of the capital actually paid in, the amount of the existing debts, and the amount of the assets of the Corporation; which certificate shall be inserted in the Newspaper published nearest to the chief place of the business of the Company.

XXIX. If the President and Directors shall declare or pay Penalty for any dividend when the Corporation is insolvent, or which declaring diwould, if paid, render it insolvent, or which would diminish vidend when the amount of its Capital Stock, they shall be jointly and insolvent. severally individually liable for all debts of the Company then existing, or which may be contracted while they remain in office; provided that any Director shall be exempt from such liability by filing with the Secretary of the Company a written statement

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#### Kingsey Slate Works Company. 18 VICT. Cap. 52, 53.

statement protesting against declaring or paying such dividend, and by voting against the same.

Liabilities not to exceed Capital.

Penalty.

Penalty for giving false certificate of affairs.

XXX. If the indebtedness of the Corporation shall at any time exceed the amount of its capital stock, the Directors shall be jointly and severally individually liable to any creditor of the Corporation for any debts thereof to the amount of such excess of indebtedness.

XXXI. If any certificate or affidavit made by the President and Directors of the Corporation under the provisions of this Act, be false in any material representation, the said President and Directors making the same, knowing it to be false, shall be jointly and severally liable for all the debts of the Corporation contracted while they are Directors thereof.

Foreign agencies.

As to applica-bility of 13 & 14V. c. 28, to the Company.

XXXII. The Company may establish Agencies in Great Britain or Ireland or the United States of America, provided the majority of its Directors are British subjects.

XXXIII. The provisions of the said General Act in the preamble of this Act mentioned shall not affect or apply to the Corporation hereby established, but all matters and things before the passing hereof had or done by the said present Company shall be and continue to be valid and binding as if this Act had not been passed.

Public Act.

XXXIV. This Act shall be a Public Act, and the Interpretation Act shall apply thereto.

# CAP. LIII.

# An Act to incorporate the Shipton Slate Works.

#### [Assented to 18th December, 1854.]

Preamble.

W HEREAS the Shipton Slate Works, a Company incorpo-rated under the provisions of the formation of Companies for Mining, Mechanical and other purposes, and of the Act amending the same, have by their Petition represented, that they cannot render their Manufactory available to its full extent under the limited powers contained in the said Acts, and desire that additional powers may be conferred upon them, and that they may be incorporated for the purpose of enlarging their business, for making a railway from their quarry, and for other purposes, and it is expedient that the said Manufacture should be encouraged, and the prayer of the Petition granted : Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite