purposes of the Society and defraying the expenses and disbursements of the same.

VI. Any failure to hold an Annual or other meeting under Provision in this Act, or to elect the said Officers or Directors, shall not case of failure operate as a dissolution of the said Society, but such meeting of any elecmay be held and such Directors or Managers appointed on any other day in such manner as shall be provided for by the Bylaws of the Society.

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

CAP. CLXXXII.

An Act to incorporate certain persons under the name of the Joliette Mining Company.

[Assented to 10th June, 1857.]

HEREAS Maxime Gravelle, Pierre Gravelle, Jean Preamble. Baptiste Gravelle, and Pierre Gravelle, Junior, have by their petition represented that they have commenced the getting out of copper ore, in the Parish and Township of St. Ambroise de Kildare, in the County of Joliette, in the District of Montreal, in this Province, and that for that purpose they have erected and prepared buildings and Machinery for mining, which have proved insufficient for the purpose, and which require to be enlarged and increased, and with the view of obtaining the funds required to render their operations profitable to themselves and the public, they have prayed to be incorporated: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

I. Maxime Gravelle, Pierre Gravelle, Jean Baptiste Gravelle Company inand Pierre Gravelle, Junior, and such and so many other per-corporated. sons as may have become or shall become shareholders in the Capital Stock hereinafter mentioned, shall be and they are hereby constituted a body politic and corporate by the name of the "Joliette Mining Company," and by that name shall sue Corporate and may sue and be sued, plead and be impleaded, answer and name and be answered unto, in all Courts and places whatsoever, and powers. shall have uninterrupted succession and a common seal, which may be by them changed or varied at their pleasure.

II. The Capital Stock of the said Company shall consist of Capital Stock. two hundred shares, of the nominal value of ten pounds each, and it shall be in the power of the shareholders at any general meeting, by a vote of the majority in value of all Stock issued, to increase such Capital by a further equal sum, to be divided Increase in similar shares of ten pounds each; and all such Capital thereof. shall, when subscribed for, be called in, and the subscribers Calls.

shall be bound to pay the same in and by such instalments and at such times as the Directors from time to time shall see fit to direct and appoint.

Liability of Shareholders limited,

III. No shareholder in the said Corporation shall be in any manner whatsoever liable for or charged with 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, which may remain unpaid to the said Corporation.

IV. The business of the said Company shall consist in the

Business of

limited.

the Company. construction and purchase, acquisition and use of such machinery as may be required to excavate, mine and wash the ore; Real property and it shall be lawful for the said Company to purchase, lease, own, and to have all real and personal property which may be necessary for attaining the purposes of the said Company, provided the sum vested in real property do not at one time exceed six housand pounds; and it shall be lawful for the said Compan to sell, lease, deal with, and otherwise dispose of the said property as they see fit, and from time to time to purchase and deal with other property which they may acquire.

Assignment of shares.

V. The shares in the stock of the said Corporation shall be assignable and may be sold and transferred in such form and on such conditions as may be prescribed by the By-laws to be passed, and by any such assignment the party accepting the same shall thenceforth become 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 called for or due on the shares purporting to be transferred, and all debts or moneys due to the said Corporation thereon, shall have been fully paid up and discharged; and a copy of such transfer extracted from the proper book of entry, and purporting to be signed by the Clerk or other officer of the said Company, duly authorized thereto,

shall be sufficient prima facie evidence of every such transfer,

VI. For managing the affairs of the said Corporation, there

in all Courts in this Province.

Condition.

Proof of assignment.

Five Directors to be elected yearly.

shall be from time to time elected out of the members of the said Corporation five persons, being each a proprietor of not less than five shares of the said Capital Stock, to be Directors of the said Corporation, for ordering, managing and directing the affairs of the said Corporation, and any three Directors shall form a quorum of the Board, and any majority of such quorum may exercise all the powers of the Directors; and whenever any vacancy shall happen among the Directors by death, resignation 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 Cor-

Quorum.

Vacancies.

Powers of the poration; and the Directors, with the consent of the majority

of the Stockholders present at any General or Special Meeting, Directors, as shall have full power to dispose of any part of the property in to-Stock of the said Corporation, on such terms and conditions and to such parties as they may think best, and they shall also Calls; have full power to make such calls for money from the several Shareholders for the time being as is hereinbefore provided for, and to sue for, recover and get in all such calls, whether already made or hereafter to be made, and if they think proper, to cause and declare the said shares to be forfeited to the said Corporation in case of non-payment, on such terms and in such ways as they shall see fit to prescribe by any By-law; the said Common Seal; Directors shall and may use and affix or cause to be used and affixed the common seal of the 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 Clerk or Secretary, shall be held to be the act or deed of the Corporation; they may appoint such and so many agents, officers and servants Agents and of the said corporation under them as to the said Directors Officers; may seem meet, and may fix the salaries and remuneration of such officers, agents and servants; may make all payments and enter Contracts; into any contracts for the purchase of machinery or other instruments necessary for excavating, extracting and washing the ore, and for all other matters necessary for the transaction of its affairs; and may enter into all contracts for insuring and protecting such machinery, produce, and all other property, whether real or personal, in covering and protecting which they may have an interest; may generally deal with, treat, purchase, Dealing with lease, sell, mortgage, let, release, and dispose of and exercise property; all acts of ownership over the lands, tenements, property and effects of the said Corporation; may institute and defend in the Suits at law, name of the said Corporation all suits at law or in equity; may &c; from time to time displace the officers, agents and servants of Removing the said Corporation; and they shall and may have power Officers; to do all things whatsoever which may be necessary or requisite to carry out the objects of the Corporation; they may appoint General meetwhen Special Meetings of the shareholders shall be held, and ings; 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; and they shall have power to By-laws; make By-laws for the government and control of the officers and servants of the said Corporation respectively, and to regulate the number of Directors who shall annually retire, 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 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, Approval of Rules and Regulations shall be submitted for approval, rejec- By-laws. tion or alteration, by the stockholders, at the next General Meeting after they shall have been passed, or at a Special Meeting to be called by the said Directors, and when and as so ratified

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Proof of Bylaws.

and confirmed shall be put into writing and duly recorded in the minutes 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, 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.

First general meeting.

Election of Directors.

First Directors named.

First President.

VII. The first general meeting of the shareholders of the said Corporation shall be held at the office of the said Corporation in the Village of Industry, on the second Monday in December, one thousand eight hundred and fifty-seven; and at such time and place, and on the like day in every year thereafter, the said shareholders shall elect fit and qualified persons to be Directors of the said Company, in the place and stead of those who, by the rules of the Company, shall then retire; and until such first election, and until they shall respectively retire as aforesaid, the following persons, to wit, Maxime Gravelle, Pierre Gravelle, Jean Baptiste Gravelle, and Pierre Gravelle, Junior, and the survivors or survivor of them, shall and are hereby declared to be and are constituted Directors of the said Corporation; and Maxime Gravelle shall, until such day, be the President of the said Corporation, and they shall have and exercise all and every the powers, and shall be subject to all and every the

Provision in of any clec-

VIII. The failure to hold the said first general meeting, or case of failure any other meeting, or to elect such Directors or President, shall not dissolve the said Corporation, but such failure or omission shall and may be supplied by and at any meeting to be called as the Directors, in conformity with the By-laws of the said Corporation, may see fit to appoint; and 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 power thereof, until such new election be made as hereinbefore provided.

clauses, conditions, liability and restrictions, imposed on the

Directors to be chosen under this Act.

When the commence one 'ns.

IX. It shall be lawful for the said Corporation to commence Company may their operations, under this Act, with the amount of their present capital stock.

> X. The Interpretation Act shall apply to this Act, and this Act shall be deemed a Public Act.