prescribed, he may either be sued for the same in any com- | Judge, due proof being furnished to him of the due service petent Court, or the Treasurer may proceed to advertise all such delinquent shares for sale at public auction, giving at least thirty days notice of the time and place of such sale; and all shares upon which such call is not then paid, with interest from the time such call became due, shall be sold to the highest bidder; and after retaining the amount of such call, and interest due on each share, and the expense of advertising and selling, the residue (if any) shall be paid over to the former owner, and a new certificate or certificates of the shares so sold shall be made out and delivered to the purchaser or purchasers thereof.

6. No member or stockholder of the Company shall be liable in his person or separate estate for any debt or obligation of the Company, or for any further, greater or other sum than such as may remain unpaid in the shares taken or held by him, unless he shall have rendered himself so liable by becoming surety for any such debt or obligation; but no stockholder who may have transferred his interest in any share or shares taken or held by him, shall by such transfer cease to be liable for or upon any debt, obligation or contract incurred or made prior to the date of such transfer, to the extent of any amount remaining unpaid on such share or shares; provided that any action or suit in respect of such liability shall be taken and commenced within six months from the date of such transfer.

7. Whenever for the purposes of the said Company, lands or rights of way contiguous to the quarries or other property of the Company may be requisite for the laying, constructing or erection of any road, railroad, or tramway, or of any building, wharf, dock or other place for storing or shipping the stone or other minerals dug, quarried or manufactured by the Company, and no agreement for the purchase of such lands or right of way can be made with the owner or owners thereof, the said Company or the Directors thereof may apply to a Judge of the Supreme Court by petition, with a correct plan of the premises in question thereto annexed, on oath, praying a conveyance of such lands or right of way; and such petition shall set forth by metes and bounds the nature, situation and quantity of the lands or rights of way required, the names of the owners or occupiers thereof, and any further particulars which the case may require; whereupon if the Judge be satisfied that such lands or rights of way, or any part thereof, are actually required for carrying out the purposes and operations of the said Company, he shall appoint a time and place for the consideration of such petition, and direct notice of the object of such application to be given to the owners or occupiers of such lands, either if practicable by personal service, or if not, by publication thereof for at least two weeks in a newspaper published in the City of Saint John, or one published in the County of Charlotte, requiring them to attend at the time and place appointed to shew cause why an order for such conveyance should not be made; and at such time and place the Judge may either proceed at once to order the parties interested to make all necessary conveyances upon such terms as he may see fit to order and direct, or if he deem it necessary to order that the lands or rights of way so required be examined and surveyed by appraisers to be by him appointed, of whom one appraiser shall be named by the petitioners, one by the respondents, and a third by the Judge; or if the respondents do not appear, two of such appraisers shall be named by the

or publication of such notice; the appraisers so appointed shall forthwith proceed to examine and value the lands or rights of way so required, to ascertain the necessity for them and the quantity of land required, and in their valuation they shall not take into account the enhanced value of any such lands and premises by reason of the operations of the said Company, or of any discovery by them upon their own lands of minerals, ores or other metallic substances, or any further works or operations by them contemplated; and the valuation of such appraisers, or any two of them, shall be returned in writing and upon oath to such Judge as soon as may be, whereupon the said Judge shall fix a time and place for hearing such award or valuation, of which all parties shall have due notice either by their attorney or as aforesaid; and at the return of such notice and upon hearing all parties interested, the said Judge shall have power to alter, modify, approve or reject such valuation, and in case of rejecting the same shall proceed as before to the appointment of other appraisers, and so on as often as the case may happen; if the valuation be approved or modified, the Judge may make such order in the premises, as to the payment of such costs and awards, and the mode of conveyance of such lands or rights of way, as he may deem expedient, and any conveyance made under such order shall be registered in the County in which the premises conveyed shall be, and have the same operation and effect as if made by the owner or owners of the fee to the said Company.

8. The said Company may, when required, make or construct a railway or tramway over and across any roads in the line of the projected railroad or tramway, and over any brooks, streams or rivers on public lands, subject nevertheless to regulations to be made by the Court of Sessions or Municipal Corporations of the County, for the protection and safety of the inhabitants and their property, and the preservation of public and private rights; and may build, erect and make harbours, piers, breakwaters and shipping-places for granite or other productions of the said Company, upon any land owned or lawfully held by the Company or acquired under this Act, or upon the shores of the harbour or other lands of the Crown above or below low water mark, license therefor having been first duly applied for and obtained from the Governor General of Canada or the Lieutenant Governor of New Brunswick in Council, as requisite.

9. All property and shares of the said Company shall be exempt from taxation of any kind for the period of three years from the commencement of operations under this Act.

## CAP. CXXVI.

An Act to incorporate the Harvey Corner Institute.

Company incorporated.

- Capital stock. en gener scribers may be held.
- Annual general meeting, when and 10 Amounts due on stock, how colwhere held. Shares transferable.
- 6 Directors to make calls on stock. 7 Bye-laws, by whom made.
  - Joint stock alone liable.
  - lected.

Passed 10th April, 1875.

BE it enacted by the Lieutenant Governor, Legislative Council, and Assembly, as follows:

1. That William J. Reid, James M. Stevens, George A. Coonan, Alfred Stevens, Gideon Vernon, William H. A. Casey, Gaius Turner, Asael Wells, Joseph A. Turner, Gilford Smith, Samuel Tingley, and Isaiah Tingley, their