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of said estate, to act in the same manner as if the time limited by law for them to render their final accounts had not expired; *Provided*, That the Judge of Probate _{Duty of Judge of} of said county may require said administrators to execute <u>Probate</u> new bonds with sufficient penalty and sureties.

SEC. 2. This act to take effect from the date of its approval by the Governor.

We, the undersigned, E. B. Ames, Secretary of the Senate, and A. B. Webber, Chief Clerk of the House of Representatives, do hereby certify that the above act for the relief of the estate of Lyman Ruby, deceased, after having passed the Senate and House of Representatives, was presented to the Governor for his signature, on Monday, the 16th day of February, 1863. We do further certify, that the said act was not returned by the Governor within three days after it was presented to him, and that its becoming a law has not been prevented by the adjournment of the Legislature.

E. B. AMES, Secretary of the Senate. A. B. WEBBER, Chief Clerk House Representatives. ST. PAUL, March 20, 1863.

CHAPTER LXX.

An Act to amend an act entitled " an act to Incorporate the Little Falls Manufacturing Company."

SECTION 1. Rights and powers of said company S. When act to take effect.

Be it enacted by the Legislature of the State of Minnesota:

SECTION 1. That section 4, of an act entitled " an act 83

to incorporate the Little Falls Manufacturing Company," approved March first, A. D. one thousand eight hundred and fifty-six, be, and the same is hereby amended so as to read as follows: Said company shall have the power and right to make and enforce any bye-laws not in conflict with the Constitution of the United States, or of this State, and may by such bye-laws, determine the amount of the capital stock of said company; regulate the division thereof into shares, and reduce said capital stock, and the number of shares thereof, at any time, as much and in proportion as the same may have heretofore or hereafter by any forfeiture, sale or purchase, under said bye-laws, become vested in and the property of said company, and all other questions pertaining thereto. Said company may also, for such purposes, and in such manner, and on such terms and conditions as shall be prescribed by the bye-laws, make and declare assessments upon all the shares of the capital stock of said company, and enforce the collection thereof by sale or forfeiture of the stock so assessed and unpaid after notice to the owners thereof, as and in the manner prescribed by said bye-laws. The majority of the directors of said company may also, in those cases where assessments have heretofore been made upon the said shares of stock, and payment thereof has not been made, re-assess the amount thereof in like manner as other assessments. The bye-laws of said company shall be adopted at a meeting of the corporators named in the first section of this act, when a majority of said corporators shall be present, and said bye-laws may be altered and amended at any subsequent meeting of said corporators at their sessions, when two thirds of said corporators are present. This act shall be in force from and after its SEC. 2.

passage.

Approved, March 5, 1863.

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