for a period of at least fifteen days before such meeting: Provided, how-Proviso. ever, that no such General Special Meeting shall be held unless it be decided by a majority of the Directors at any of their meetings that such General Special Meeting shall be held, or unless a requisition in writing for such General Special Meeting shall be made to the Board of Directors, by not less than ten Shareholders who shall among themselves be Subscribers of not less than two hundred shares.

XVII. And be it enacted, That the seven Directors shall be elected Hour and at such time of the day and at such place as a majority of the Directors bion of for the time being shall appoint, and public notice shall be given in the usual manner of such time and place of meeting, and the said election shall be held and made by such of the Shareholders of the said Company as shall attend for that purpose, in their own proper person or by proxy, and all Elections of Directors shall be by Ballot, and the seven persons Ballot. by who shall have the greatest number of votes at the said Election shall be Directors, and the majority of Directors shall elect the President ; each Shareholder shall be entitled to a number of votes proportioned to the number of shares he or she shall have held in his or her own name, at least one month prior to the time of voting : Provided always, that no Proviso. W one proprietor shall have more than one hundred and fifty votes.

XVIII. And be it enacted, That in case it should happen that an Elec- Case of failure tion of Directors shall not be made on any day when, pursuant to this of Election Act, it ought to have been made, the said Corporation shall not, for that provided for. cause, be deemed to be dissolved, but it shall and may be lawful, go on any other day to hold and make an Election of Directors in such manner as shall have been regulated by the Laws and Ordinances of the said Corporation.

XIX. And be it enacted, That the Directors for the time being, or the P. wers majority of them, shall have power to make such By-laws and Regu- of Directors. No lations as to them shall appear proper, touching the management of the stock, estate and effects of the said Corporation, and touching the duty and conduct of the officers, clerks and servants employed by the said Company, and all such matters as appertain to the business of the said Company, and shall also have power to appoint as many officers, clerks is and servants for carrying on the said business, and with such salaries and allowances as to them shall seem meet.

XX. And be it enacted, That the Mayor of any Municipal Corporation Mayor of any subscribing for and holding shares in the stock of the said Company, to the Municipality amount of five thousand pounds or upwards, shall be *ex officio* one of the hold £5,000 Stock to be an *ex officio* Directors of the said Company in addition to the Directors elected by the *ex officio* Shareholders pursuant to the Act Incorporating the Company, and shall Director. have the same rights, powers and duties as any of the other Directors of the said Company; Provided always, that any such Municipal Corporation whose Mayor shall be *ex officio* such Director as aforesaid, shall not 15 vote or be entitled to vote in or for the Election of the other Directors

aforesaid, elected by the Shareholders.

XXI. And be it enacted, That if any Writ of Sqisie Arrêt or Attach- Service of ment shall be served upon the said Company, it shall be lawful for any process, &c. duly authorized officer of the Company in any such case, to appear in clea, §c.