Votes of Shareholders of Company.

Company may keep hearses, shareholders present thereat and not by proxy, according to the following proportion; that is to say, each shareholder shall be entitled to one vote for each lot he may own up to ten, but no shareholder shall have more than ten votes.

XI. The Company shall have power to keep. hearses and mourning coaches, with the requisite horses and other articles for conveying the corpse and mourners and other persons to and from their cemetery, and to charge such reasonable rates for the use thereof as shall be from time to time fixed by the Trustees.

Graves for the poor gratis.

XII. The said Company shall furnish graves for the poor belonging to the several denominations mentioned in the third section of this Act free of charge on the certificate of a minister or clergyman of the denomination to which such poor belong, that the relations of the deceased are poor and cannot afford to purchase a lot in the said Cemetery; and the Trustees of the said Company shall have power to make broken or irregular lots of less or more than one hundred superficial feet, and to charge for the same in proportion to the superficies thereof.

Broken lots.

Lots and single graves for adults and children. (a) The Trustees shall have the power to lay out lots and also single graves for adults and children's graves for children in such parts of the cemetery as they may decide, to undertake the care and maintenance in perpetuity or otherwise of all property in this cemetery, and to establish prices and charges for the same according to such tariff as may from time to time be fixed by the said Trustees.

To what purposes only the funds of the Company shall be applied.

XIII. All the funds of the said Company, except in so far as it may be deemed expedient by the Trustees to make investments thereof as hereinafter