XXIII.

Repeal, amendment and enaciment of By-Laws.

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lding it, eir ing Any By-Law of the Association may be repealed or amended, or any new By-Law enacted, provided that such alteration shall have first been sanctioned by a majority of those present, at a Meeting of the Council, or at a Meeting of the Association, and finally ordained by both those bodies; but no motion for the repeal or amendment of a By-Law, or for the enactment of a new By-Law, shall be finally put to vote at any Meeting of the Council, unless in virtue of an Order to that effect made at a previous Meeting of the Council; and whenever such Order shall have been made, the Secretary shall embody the terms of such motion in the notice to be given to each Councillor, convening the Meeting whereat the same may have been ordered for final vote; and at such Meeting no amendment of such motion shall be allowed.

