be primarily personally liable for such excess, and the stockholders shall be secondarily personally liable for such excess in the ratio of their respective shares of stock.

29. The said new corporation shall have power from time to time, Power to 5 to borrow such sums of money as may be necessary for constructing and the new corporation to completing its Bridge or Tunnel, and for the acquiring of the necessary borrow realestate for the site thereof and approaches thereto, and to mortgage money, &c. its corporate property and franchises to secure the payment thereof; but the principal of the mortgage debt of such corporation shall not 10 at any time exceed the sum of one million dollars.

30. At all meetings of the stockholders of the Detroit River Bridge Rights of or Tunnel Company or of the stockholders of such new corporation, stockholders each stockholder shall be entitled to cast one vote for each share of as voting. stock held by him and to vote either in person or by proxy, and the 15 directors of the said company, may also at any meeting of the Board vote by proxy, such proxy to be held by another Director.

31. All the powers and rights pertaining to the Company hereby ed in the incorporated, shall on such consolidation and amalgamation be vested Company on in, held, possessed and enjoyed by the said new corporation.

Powers vestconsolidation to be held by the new corporation.

32. If the said Bridge or Tunnel shall not be commenced within Works to be three years and completed within six years from the passing of this commenced in Act, the said Corporation shall from thenceforth cease to exist. 3 and finished in 6 years.