seem meet, and shall not be repugnant to any Law of this Province, to this Act, or to the By-laws of the said Corporation.

VII. For the management of the affairs of the said Corporation, there Affairs to be shall be seven Directors, who shall be annually elected by the Sharehold-seven direc-5 ers of the Capital Stock of the Corporation, at a General Meeting of them tors, to be cto be held annually on the second Monday in January; at which meeting lected yearly the Shareholders shall vote according to the rule or scale of votes herein-Shareholders. after established; and the Directors elected by a majority of votes given in conformity to such rule or scale shall be capable of serving as Directors 10 for the ensuing twelve months, and at their first meeting to be held immediately after such election, shall choose out of their number, a President and a Vice-President, who shall hold their offices, respectively, during the President and Same period; and, in case of vacancy occurring in the said number of Vice-presi-Directors, the remaining Directors shall fill the same by election from 15 among the Shareholders, and the Director so elected shall be capable of serving as a Director, until the next Annual General Meeting of the Shareholders; and if the vacancy occurring in the said number of Directors Vacancies shall also cause the vacancy of the office of President, or of Vice-President how filled. the Directors, at their first meeting after their number shall have been 20 completed as aforesaid, shall fill the vacant office by choice or election from among themselves, and the Director so chosen or elected, shall fill the office to which he shall be so chosen or elected until the next General Annual Meeting of the Shareholders; Provided always, that each of the Proviso: Directors shall be the holder and proprietor in his own name, of not less Qualifications of than twenty shares of the Capital Stock of the said Corporation, and shall be a subject of Her Majestv.

VIII. If at any time it shall happen that an election of Directors shall not be made or take effect on the day fixed by this Act, the said Corporation not dissolved tion shall not be deemed or taken to be thereby dissolved; but it shall be by failure of 30 lawful at any subsequent time to make such election at a General Meeting election. of the Shareholders to be duly called for that purpose.

IX. The books, correspondence and funds of the Corporation, shall at Books, &c., of all times be subject to the inspection of the Directors; but no Shareholder, corporation to be subject to not being a Director, shall inspect or be allowed to inspect the account or inspection of 35 accounts of any person or persons dealing with the Corporation.

X. At all meetings of the Directors of the said Corporation, not less Four directors than four of them shall constitute a board or quorum for the transaction of to constitute a business; and at the said meetings the President, or in his absence the quorum. Vice-President, or in their absence, one of the Directors present to be 40 chosen pro tempore shall preside; and the President, Vice-President, or Casting vote. President pro tempore so presiding, shall vote as a Director, and, if there be an equal division on any question, shall have a casting vote.

XI. It shall and may be lawful for the Directors of the Corporation Directors may hereby constituted, from time to time to make and enact By-laws, rules by-laws, and regulations (the same not being requirement to this Act and the laws, 45 and regulations (the same not being repugnant to this Act, or to the laws of this Province,) for the proper management of the affairs of the said Corporation, and from time to time to alter or repeal the same, and others to make and enact in their stead; Provided always, that no Ey-law, rule or Proviso: byregulation so made by the Directors, shall have force or effect until the laws subject to 50 same shall, after six weeks' public notice, have been confirmed by the by sharehold-