and duties as any of the other Directors of the said Company, the number of Directors remaining the same as heretoforc.

Liability of parties subsci-bing for steck

XII. And be it enacted, That any party or parties who shall subscribe for stock, or who have subscribed 5 for stock in the said Bytown and Prescott Railroad shall he liable, each respectively, for the payment of the whole amount which he or she has or shall have subscribed for, and shall remain so liable whether the said Stock be transferred to another party or not, before being fully paid up. 10

l'arties not not to vote.

XIII. And be it enacted, That no party or parties shall having paid up be entitled to vote at the meetings of shareholders who shall not have paid up all the calls due upon his, her, or their stock, or the stock upon which such party claims to vote, at least eighteen hours before the hour 15 appointed for any such meeting.

Scale of votes.

XIV. And be it enacted, That any party or parties holding stock in the said Company to the amount of one. hundred shares, or any amount less than one hundred shares, shall at the meetings of shareholders, have one 20 vote for each share; and for any amount over one hundred shares, and not over six hundred shares, one vote to two shares; and for any amount over six hundred, and not over fifteen hundred shares, one vote to three shares, and for any amount exceeding fifteen hundred shares, one 25 vote to four shares; and this scale shall apply as well to the proxies for Municipalities as to all others.

Effect of certain copies of minutes, &c. 198 evidence.

XV. And be it enacted, That copies of the minutes of proceedings and resolves of the proprietors of shares of the capital stock of the said Company, at any general 30 or special meeting of shareholders, and of minutes of proceedings and resolves of the Directors at their meetings, extracted from the Book of Proceedings, or books kept by the Secretary of the Company, and by him certiffed to be true Copies, extracted from such book or 35 books, shall be prima facie evidence of such proceedings and resolves in all Courts of civil jurisdiction, and all notices given by the Secretary of the Company, by order of the Directors, shall be deemed notices by the said Directors and Company.

Notices by Secretary.

XVI. And be it enacted, That so much of the Act Inconsistont first above cited incorporating the said Company, as may be inconsistent with this Act shall be and is hereby repealed.

enactments repealed.

XVII. And be it enacted, That this Act shall be a 45 Public Act. public Act.