- 7. The Corporation may admit, as members, such persons as they see Admission fit, and may expel any member for such reasons and in such manner as and expulsion of Members. may be by By-law appointed.
- 8. It shall be the duty of the Harbor Commissioners, Harbor Master Certain Puband Port Warden of Montreal, The Trinity House of Montreal, The Col- lic Officers to lectors of Customs at Montreal, St. Johns and Coaticook, the Officers at tistical infor-Montreal in charge of the Lachine Canal, the Inspectors of Ashes, Flour, mation to the and Grain, Beef, Pork, Butter, Leather, and all other Inspectors that are Committe. or may be hereafter appointed at Montreal, and their Officers and Ser-10 vants to furnish to the Association, and at its expense, such statistical and other information, and such samples as may, from time to time be required by Resolution of the Committee of Management.

9. The Corporation shall have power to provide By-Law for the Appointment Election, or appointment by nomination, of Arbitrators Members of of Arbitrators 15 the Association, to hear and decide controversies, disputes, or misunder- in differences ings which may arise between Members of the Association, or any per-Members. sons whatsoever claiming by through or under them, or which may be voluntarily submitted for arbitration; but nothing shall prevent the parties in any case from naming the arbitrators to whom the matter shall be 20 submitted.

10. The Corporation shall have power to provide by-law for the Board of Reannual election of a Board of Review, which Board may consist of the view. members of the Committee of Management, or of ordinary members of the

Association, or of both; but so as not to include any member who may 25 have acted as Arbitrator on any case submitted to the Board of Review.

11. Members and persons assenting to an arbitration by an instru-Submission ment in writing signed by them according to the form in the schedule to arbitrators to this Act, or by act of submission before Notaries, shall be understood to have submitted to the decision of the majority of the Arbitrators 30 who, under any By-law, or by nomination by the parties in the submission, may be appointed to hear the case, and to decide upon the same.

12. The Arbitrators shall, in each case before they act as Arbitra-Arbitrators tors, take and subscribe an Oath before the Secretary or Assistant to be sworn. Secretary of the Association or before any Commissioner appointed to 35 receive affidavits in the Superior Court [who are hereby empowered to administer such oaths], that they will faithfully, diligently, and impartially perform their duties as Arbitrators, and will, in the case so submitted, give a true and just a ward according to the best of their

judgment and ability, without fear, favor or affection, of or for any
40 party or person whomsoever; and the members of the said Board of Also memReview shall take a like oath to that provided for the said Arbitrators bers of Board on the assumption of office,—the President or Chairman before the Pro- of Review. thonotary, and the other members before the President of the Association, who is hereby empowered to administer such oath; and all 45 such oaths shall be deposited with the Secretary or Assistant Secretary of the Association.

13. The Corporation shall have power to make all By-laws necessary By-laws to regulate the forms and modes of procedure to be observed in cases touching srof Arbitration; to regulate the taxation of witnesses, and all fees, 50 costs and expenses; fees to be paid to the Arbitrators, Secretary, Assistant Secretary, or to any of the servants of the Association, and to require payment thereof, before delivery of the award; to regulate fines to be paid by any Arbitrator declining to act as Arbitrator when