Bank, the balances due to the Bank from other Banks or Institutions, and the amount of debts owing to the Bank, including and particularizing the amounts so owing on bills of exchange, discounted notes, mortgages and hypothecs, and other securities; thus exhibiting on the one 5 hand the liabilities of, or debts due by the Bank, and on the other hand, the assets and resources thereof; and the said statement shall also exhibit the rate and amount of the then last dividend declared by the Directors, the amount of profits reserved at the time of declaring such dividend, and the amount of debts of the Bank overdue and not paid, Its form and with an estimate of the loss which may probably be incurred from the contents. 10 with an estimate of the loss which may probably be incurred from the non-payment of such debts.

XVII. The number of votes which the Shareholders of the said Bank Ratio of votes shall respectively be entitled to give at their meetings, shall be one vote in proportion to number of for every share; and it shall be lawful for absent shareholders to give shares. 15 their votes by proxy, such proxy being also a Shareholder, and being provided with a written authority from his constituent or constituents, in such form as shall be established by a By-law, and which authority shall be lodged in the Bank: Provided always, that a share or shares of the Proviso: Capital Stock of the said Bank, that shall have been held for a less have been 20 period than three calendar months immediately prior to any meeting of held a certain the Shareholders except the first meeting, shall not entitle the holder or time. holders to vote at such meeting, either in person or by proxy; Provided Proviso, as to also, that where two or more persons are joint holders of shares, it shall joint holders. be lawful that only one of such joint holders shall be empowered by 25 Letters of Attorney from the other joint holder or holders, or a majority of them, to represent the said shares and vote accordingly; And provided Proviso: also, and it is hereby enacted, that no Shareholder who shall not be a n British subnatural-born or naturalized subject of Her Majesty, or who shall be a ject. subject of any Foreign Prince or State, shall, either in person or by 20 proxy, vote at any meeting whatever of the Shareholders of the said Bank, or shall assist in calling any meeting of the Shareholders; any thing in this Act to the contrary notwithstanding.

XVIII. No Cashier, Bank Clerk, or other officer of the Bank, shall Officers to either vote in person or by proxy at any meeting for the election of Di-have no vote at any election 35 rectors, or hold a proxy for that purpose.

of directors.

XIX. Any number not less than twenty, of the Shareholders of the Special meetsaid Bank, who together shall be proprietors of at least five hundred ing may be said Bank, who together shall be proprietors of at least five number called by shares of the paid up Capital Stock of the Bank, by themselves or twenty shareproxies, or the Directors of the Bank or any four of them, shall respect-holders. 40 ively have power at any time to call a special general meeting of the Shareholders of the Bank, to be held at their usual place of meeting in Cayuga upon giving six weeks' previous public notice thereof, and spe- Notice. cifying in such notice the object or objects of such meeting; and if the object of any such special general meeting be to consider of the proposed Suspension object of any such special general meeting be to consider of the proposed from office of the President or Vice-President, or of a Director or Directors officers whose of the Bank, for mal-administration or other specified and apparently removal is the just cause, then and in such cases, the person or persons whom it shall subject of such be so proposed to remove, shall, from the day on which the notice shall meeting. first be published, be suspended from the duties of his or their office or offices, and if it be the President or Vice-President whose removal shall 50 be proposed as aforesaid, his Office shall be filled up by the remaining Directors, (in the manner hereinbefore provided in the case of a vacancy

occurring in the Office of President,) who shall choose or elect a Direc-