An appeal against the decision of the Chair on any point of order, can be made at the request of five Members present. In a case of appeal, one of the appellants shall have the privilege of explaining his reasons for said appeal. The Chairman shall then state his reasons for so deciding. No further discussion shall take place. The vote shall then be taken, and the result declared by the Chairman.

SECTION 4.

A motion for adjournment shall be always in order, (except when a Member is speaking in order.)

ARTICLE X,

A member wishing to withdraw from the Company can do so on giving one month's notice, and settling his account in the Secretary's Books. The Captain shall then give him a formal discharge.

ARTICLE XI.

Should any amendment, addition to, deduction from, or substitution for, any of the above rules be deemed expedient, the Member wishing so to after shall give one week's notice of his intention; said notice to be accompanied by the proposed alteration. It shall require a vote of three-fourths of the members present to adopt such alteration; and for reference, the Secretary shall keep a minute book, with copy of any alteration that may hereafter be carried into effect.