them shall seem meet, or to raise by the addition of new subscribers. any further or other sum of money for completing and perfecting the said undertaking, not exceeding the sum of seven hundred thousand pounds; and all and every body or bodies politic, corporate, or collegiate; and all and every person or persons, and their several and respective successors, executors, administrators, and assigns, who shall subscribe or contribute towards raising such further or other sum of money, shall be a proprietor or proprietors in the said undertaking, and shall have a like vote or votes by himself, herself, or themselves, or his her, or their proxy or proxies, in respect of his, her, or their additional share or shares to be raised, and shall also be liable to such forfeitures, and stand interested in the profits of the said undertaking, in proportion to the sum he, she, or they shall or may subscribe thereunto, as generally and extensively, to all intents and purposes as if such further or other sum hereby allowed to be subscribed for and raised had originally been part of the said first-mentioned sum of three hundred thousand pounds.

VIII. And be it further enacted, That whenever several persons shall be jointly possessed of or entitled to any share in the said undertaking, the person whose name shall stand first in the books of the said company as proprietor of such share shall, for the purposes of this Act, be deemed and taken to be the proprietor of such share; and all such propiletors shall be entitled to give their votes in respect thereof by the person whose name shall stand first on the books of the said company as proprietor of such share, and whose vote shall, either in person or by proxy, on all occasions be deemed and allowed to be the vote for or in respect of the whole property in such share, without proof of the concurrence of the other proprietor or proprietors of such share, and all notices by this act directed to be given to the proprietors of such shares in the said undertaking shall and may, for or in respect of any such share socjointly held, be given to the person whose name shall stand first in the books of the said company, or be left at the last or usual place of abode of such person, or be inserted in the Diblin Gazette, as herein mentioned (as the case, may require), and such notice to such person shall be deemed and taken to be sufficient notice to all the proprietors of such share for all the purposes for which such notice is intended to be given. 西海州主日四五日日 11日日 11日日

The person whose name stands first us a joint proprietor with others to be deemed the owner.

IX. And be it further enacted, That in case any proprietor entitled to vote at such meeting as aforesaid shall be a limited or a minor, such lunatic shall or may vote at such meeting by his or her committee or any of such committee, and such minor shall and may vote by his or her grandian or any of such guardians; provided that every such committee or guardian may also vote in right of his own shares as well as in the character of committee of any lunatic or of guardian of any minor on the same occasion.

Lunatics or minors to vote by committees or guardians.

X. And be it further enacted, That the said Company shall and they are hereby required at some general meeting to cause the names of the several bodies and the names and additions of the several persons who respectively shall then be entitled to shares in the said undertaking, with the number of shares which they are respectively entitled to hold,

Names and additions of proprietors to be entered in a book, and certificates of their chares to be