time being, to choose eleven Directors in the room of those whose period of office shall have expired, and generally to transact the business of the Company; but if at any time it should appear to any ten or more of such 5 Shareholders holding together one thousand shares at least, that a Special Special gen-General Meeting of the Shareholders is necessary to be held, it shall be eral meetings lawful for such ten or more of them to cause fifteen days notice at least to thereof. be given thereof in such newspapers as are hereinbefore provided, or in such manner as the Company shall by any By-law direct or appoint, speci-10 fying in such notice the time and place and the reason and intention of such Special Meeting respectively, and the shareholders are hereby authorised to meet pursuant to such notice and proceed to the execution of the powers by this Act given to them, with respect to the matter so specified only: and all such acts of the shareholders or the majority of 15 them at such Special Meetings assembled, (such majority not having either as principals or proxies less than one hundred and twenty-five shares.) shall be as valid to all intents and purposes as if the same were done at Annual Meetings.

IX. For the purpose of making, constructing, and maintaining the Rail- Capital 20 way and other works necessary for the proper use and enjoyment of the how to be Railway by this Act authorised to be constructed, it shall and may be law-raised ful for the Directors of the said Company for the time being to raise in such manner by loan, subscription of stock, issuing of shares or otherwise as to the Directors of the said Company for the time being, shall from 25 time to time seem fit, the sum of eighty thousand pounds Provincial currency, such shares to be issued in sums of five pounds Provincial currency each: Provided always, that the said capital sum may from time to time, Proviso for if necessary, be increased in the manner provided for by those clauses of increase of the Railway Clauses Consolidation Act, which in and by the second section Capital. 30 of this Act are expressed to be incorporated with this Act.

X. It shall and may be lawful for the Directors of the said Company for Directors to the time being, to make, execute, and deliver all such scrip and share cer- issue shares, tificates, and all such bonds, debentures, mortgages, or other securities as to the said Directors for the time being shall from time to time seem most 35 expedient for raising the necessary capital for the time being authorized to be raised by the said Company or for raising any part thereof.

XI. Every proprietor of shares in the said Company shall be entitled on One vote for every occasion when the votes of the members of the said Queenston and each share. St. Catharines Railway Company are to be given, to one vote for every 40 share of five pounds currency held by him.

XII. All bonds, debentures and other securities to be executed by the Debentures, said Bailway Company may be payable to bearer, and all such bonds, de-de, may be bentures or other securities of the said Company, and all dividends and interest warrants thereon respectively, which shall purport to be payable to 45 bearer, shall be assignable at law by delivery and may be sued on and enforced by the respective bearers and owners thereof for the time being in their own names.

XIII. Any meeting of the Directors of the said Company, at which not Quorum of less than five of such Directors shall be present, shall be competent to ex-Directors. 50 ercise and use all and every of the powers hereby vested in the said Directors.