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And, on the trial, it shall only be necessary to prove that the Proof defendant was owner of certain shares, and the call or calls thereon. and the notice required by this Act, and no other fact or thing whatsoever.

V. And be it enacted, That the business of the said Corporation Business of 5 shall be, and they shall have full power and authority, to make, construct and build all and every kind of Engine, Car, Locomotive, and furniture for or connected with anything that may be required for Railroads, Steamboats, or machinery of any kind, or for the repair 10 or refitting of the same, and every thing connected with and appertaining thereto.

VI. And be it enacted, That it shall and may be lawful for the Company said Corporation to purchase, acquire and hold any lands, tenements, and hold cerreal or personal estate, necessary for carrying on the business of the tain property in the regular 15 said Corporation, or any Debentures or other securities, public or course of private, which shall come into their hands bona fide in the course their business. of their business aforesaid, in payment of or for securing the payment of any debt due to them in the course of such business, or any lands or real property which, having been mortgaged or pledged 20 to them for securing debts to them incurred bona fide in the course of their business aforesaid, may by reason of such pledge or mortgage become their property, or shall be purchased by them at any sale thereof in execution of any order or judgment of a competent Court in their favor, and to sell, exchange and dispose of any And may dis-25 property, real or personal, which they may lawfully purchase or man acquire under this Section, in such manner as the said Company or the Directors thereof for the time being may deem expedient.

VII. And be it enacted, That nothing in this Act shall authorize Not to Act as the said Company to issue Bank Notes, or in any way to Act as Bankers. 30 Bankers.

VIII. And be it enacted, That the Company shall keep a book Company to to be called "The Register Book of Shareholders," and in such book gister of shall be fairly and distinctly entered, from time to time, the names Shareholders of the several Corporations, and the names and additions of the 35 several persons, being Shereholders of the Company, the numbers of Shares to which such Shareholders shall be respectively entitled, distinguishing each Share by its number, and the amount of the subscriptions paid on such Shares; and such book shall be authenticated by the Common Seal of the Company affixed thereto.

IX. And be it enacted, That the Shares in the Stock of the said aball be 40 Company shall be assignable by delivery of the certificates to be assignable. issued to the holders of such Shares respectively, and by assign-

the Company