and to submit the same for adoption at a general meeting of the said corporation called for that purpose, in the manner hereinbefore provided.

- 15. All subscriptions of members due to the said corporation Recovery of 5 under any by-law, all penalties incurred under any by-law, subscriptions, by any person bound thereby, and all other sums of money due to the said corporation, shall be paid to the Treasurer thereof, and in default of payment, may be recovered in any action brought in the name of the said corporation, and it 10 shall only be necessary in such action to allege that such person is indebted to the said corporation in the sum of money, the amount of such arrears, on account of such subscriptions, penalty or otherwise, whereby an action hath accrued to the said corporation by virtue of this act.
- 16. On the trial or hearing of any such action, it shall be Proof in such sufficient for the said corporation to prove that the defendant at cases. the time of making such demand was or had been a member of the said corporation, and that the amount claimed by such corporation as subscription, penalty or otherwise, was standing unpaid upon 20 the books of the said corporation.
- 17. The meetings of the members of the Council shall be open Meetings of to all members of the said corporation who may attend at the same, council to be but they shall take no part in any proceedings thereat, and minutes of the proceedings at all meetings, whether of the said 25 council or the said corporation, shall be entered in books to be kept Minutes to be for that purpose by the Secretary of the said corporation; and the reported. entry thereof shall be signed by the President of the said council, or such other person who at the time shall preside over any such meeting; and such books shall be open at all reasonable hours to 30 any member of the said corporation, free from any charge.
- 18. At the same time and times as are hereby appointed for Board of the election of the said council, and, in the same manner, it shall Arbitration. be lawful for the members of the said corporation to elect from their number twelve persons, who shall form a board, which shall 35 be called "The Board of Arbitration," and anythree of whom shall have power to arbitrate upon and make their award in any commercial case or difference which shall be voluntarily referred to them by the parties concerned; and whenever any such parties shall agree to bind themselves, by bond or otherwise, to submit the 40 matter in dispute between them to the decision of the said board of arbitrators, such submission shall be understood to be made to Powers. any three members of the said board, who may, either by the especial order of the said board, or by virtue of any general rules adopted by them, or under any by-law of the said corporation 45 touching the consideration of any cases so submitted, be appointed to hear, arbitrate and decide upon the case or cases so submitted to them, and such decision shall be binding upon the said board and the parties making the submission; and any such submission Formof shall be according to the form set forth in the schedule to this act, submission. 50 or in words to the same effect.
 - 19. The several members of the said Board of Arbitration shall, Members to be before they act as such, take and subscribe before the President or swom. Vice-President of the said corporation, an oath that they will faithfully, impartially and diligently, perform their duties as