such transfer shall be registered in the books of the said Company in manner aforesaid, no person or persons claiming an interest in no person any such share or shares of and in the said capital stock, by pur-interest in chase or otherwise, shall be deemed the proprietor or proprietors such share of such share or shares, or shall be entitled to any franchise, deemed prodividend, or beneficial interest in the said capital stock in respect thereof, nor, until six calendar months after such transfer shall have been registered as aforesaid, be entitled to vote at any transfer remeeting or meetings as member or proprietor of the said Com- entitled to pany in respect of such share or shares,

shall be prictor,

nor until six monthsufter vote at any meeting.

Provided always and we do further order, declare, and ordain After neall, that after any call for money shall have been made by virtue of this transferred our charter or of the directions, rules, or bye-laws of the said Com- until call pany, no person or persons shall sell or transfer any share or shares which he or they shall possess in the capital stock of the said Company, until the money so called for in respect of his or their share or shares intended to be sold shall be paid, and notwithstanding the time appointed for payment thereof may not have arrived.

shall be paid.

And we do further declare and ordain that when any person Persons or persons shall claim any part or share in the said capital or claiming by joint stock of the said Company, or the profits thereof, in right of marriage, a copy of the register of such marriage shall be delivered to and left with the clerk or other proper officer for the time being of the said Company appointed for that purpose, who shall preserve the same and make an entry thereof in the book or books which shall be kept by the said clerk or other officer for the entry of transfers of shares in the said Company, before such person or persons shall be entitled to sell or assign any share or shares, or to claim payment of any dividend or dividends in respect thereof, or to vote as the proprietor of such share or shares; and when any person or persons shall claim any part or share in the capital or joint stock of the said Company or the profits thereof under or by virtue of any will or bequest, or by will or or in a course of administration the probate copy of the will or administrathe letters of administration in case the proprietor shall have died tion. intestate, shall be produced and shewn to the said clerk or other

marriage,