

required with respect to the first meeting, and with the same formalities.

VI. And be it enacted, That if the second meeting shall not take place, or if it shall take place and no election of Syndics be had thereat, it shall then be lawful for the said Registrar to appoint three Syndics whom he shall choose from among the proprietors residing in the locality in which such election of Syndics shall not have taken place; which appointment shall be made by a letter written in duplicate and signed by the said Registrar; one duplicate shall be served upon each of the said Syndics in person or his domicile, and on the other shall be inscribed the return of the service of the said letter by the person who shall have served it, which return attested on oath, shall be deposited in the hands of the said Registrar, and remain of record in his office; and the Syndics so appointed by the Registrar shall have the same power and perform the same duties as the Syndics who ought to have been elected: Provided always, that it shall be lawful for the Registrar from time to time to remove the Syndics so named by him, or any of them, and to appoint others in their place in manner above mentioned; which removal shall be by a letter from the said Registrar, written, signed, served, and returned to him in the same manner as the letter of appointment.

Registrar may appoint three syndics if neither of the meetings take place.

Proviso,

VII. And be it enacted, That if at any of the meetings aforesaid, whether it be the first or the second, in any of the said localities, only one or two Syndics shall be elected, every such meeting and election shall to all intents and purposes be respectively considered as not having taken place; and in such case it shall be lawful for the Registrar to appoint Syndics as aforesaid in such locality.

In case of election of two syndics only, meeting not considered as held.

VIII. And be it enacted, That in every such meeting as aforesaid, no election of Syndics shall be proceeded with, unless there be at the said meeting, at least twenty five proprietors residing in the locality present and taking part therein; and that if for default in this behalf, no election of Syndics shall be held, the said meeting shall be considered as not having taken place; and if more than three Candidates are proposed at the said meeting, the Chairman shall take down the votes of the proprietors present at the said meeting; and after having so taken them down, then, he shall declare duly elected as Syndics, the three Candidates who shall have obtained the majority of the said votes, and in case there shall be the same number of votes

Twenty-five resident proprietors at least, to be present at meeting.