at no one time exceed five per cent., nor shall more than one call be made within thirty days.

9. No person shall be qualified to be elected such Director by the Qualification Shareholders, unless he be a Shareholder holding at least ten shares of of Directore. 5 stock in the Company.

10. The Annual General Meetings of the Company shall be held Annual Genthereafter on the first Wednesday in the month of June yearly, or on eral Meetings. such other day as shall be appointed by any By-law of the Company, and at such place and hour as by such By-law shall be appointed; and

10 public notice thereof shall be given at least thirty days previously, in the Canada Gazette and in one or more newspapers published in the Cities of Montreal and Ottawa.

11. Every proprietor of shares in the said Company shall be entitled One vote for on every occasion when the votes of the members of the said Canada each share. 15 Central Railway Company are given, to one vote for every share held by him.

12. At all meetings of the Company, the Stock held by Municipal and other Corporations may be represented by such person as they shall have respectively appointed in that behalf by By-law, and such person 20 shall, at such meeting, be entitled equally with other Shareholders, to Proxies. vote by proxy; and no Shareholder shall be entitled to vote on any matter whatever, unless all calls due on the stock held by such Share-in arrears not holder shall have been paid up at least one week before the day appoint- to vote. ed for such meeting.

13. From and after the first General Meeting of the Company, the Directors. 25 Directors so chosen as aforesaid by the Shareholders as aforesaid, and the Directors representing Corporations as aforesaid, shall form the Board of Directors of the Company ; and if any vacancy shall occur vacancies. by death, resignation or otherwise, among the Directors of the former

30 class, a majority of the remaining members of the Board may elect any qualified Shareholder to fill the same; and if any vacancy shall occur among the Directors of the latter class, the Corporation interested may by By-law name another person to fill the same.

14. Five members of the Board of Directors of the Company shall be Quorum. 35 a quorum thereof for the transaction of business; and the Board may employ one or more of their number as paid Director or Directors.

15. The Capital Stock of the Company shall be the sum of seven Capital and millions of dollars, to be divided into seventy thousand shares of one Shares. hundred dollars each, and shall be raised by the persons and Corpora-

- 40 tions who may become Shareholders in such Stock; and the money so To what purraised shall be applied, in the first place to the payment and discharge pose to be apof all fees, expenses and disbursements for procuring the passage of plied. this Act, and for making the Surveys, Plans and Estimates connected with the works hereby authorized; and all the remainder of such money
- 45 shall be applied to the making, maintaining and working thereof, and the other purposes of this Act. and to no other purpose whatever; and Preliminary until such preliminary expenses shall be paid out of the said Capital Stock, expenses. the Municipality of any County, Town, Township, Parish or Village, on the line of such works, may pay out of the general funds of such Muni-50 cipality its fair proportion of such preliminary expenses, which shall

Votes of Municipal Corporations.