BY-LAWS

OF THE

Masonić Temple Company

OF LONDON, ONTARIO.

Whereas, it is desirable that every member of this Company should be fully informed of his duties and obligations towards it: Therefore, be it resolved, that the following By-Laws for the better governing and conducting the several affairs of this Company, be, and are hereby adopted.

I.

The affairs and business of this Company shall be transacted by a Board of nine Directors, to be chosen at its annual meeting or otherwise, as the Letters Patent incorporating the said Company provide, five of whom shall form a quorum.

II.

The election of Directors at the annual meeting, or some postponement or adjournment thereof, shall be by ballot as follows:
viz.,—A correct list of members eligible for election as Directors
having been made and distributed, the nine members receiving
the highest number of votes, shall be declared duly elected, and
in case of a tie between two or more members, a new ballot shall
be taken for such members, but no person shall be eligible for
election as a Director, unless he shall be the bona-fide holder in
his own name of not less than ten shares in the said Company.

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