

Fire-brick and Oil Company, incorporated by the Act of January session, eighteen hundred and sixty-five, chapter two hundred and six, be and the same is hereby changed to the name of "The New Central Coal Company," and that the said Lincoln Coal, Iron, Fire-brick and Oil Company, shall be hereafter known and designated by the name of "The New Central Coal Company," and shall, under the name last aforesaid, have and succeed to all the rights, privileges, powers and property of the said "The Lincoln Coal, Iron, Fire-brick and Oil Company," and shall be subject to all the debts, engagements, contracts and liabilities of the said last named company, it being the intent of this Act to effect no other change in the said Lincoln Coal, Iron, Fire-brick and Oil Company, except a change in the name thereof, and except in such other particulars as are in this Act set forth.

Management of business. SEC. 2. *And be it enacted,* That the business and affairs of the said "The New Central Coal Company," shall be managed and all its powers be exercised by a President and ten Directors, who shall be chosen at the time or times, and in the manner provided for in the Act incorporating the said Lincoln Coal, Iron, Fire-brick and Oil Company, and the President and existing Directors of the said company shall have the right to fill any vacancies in the said Board of Directors, after the acceptance of this Act, in the same manner as they would have been authorized to fill such vacancies had the same occurred in the number of the Directors originally authorized by the Act, of which this Act is amendatory; and the said President and Directors of the said "The New Central Coal Company," are hereby authorized to appoint a Vice-President of the said company, if they shall deem it necessary so to do.

Fill vacancies

Vice-President.

Increase capital stock. SEC. 3. *And be it enacted,* That the President and Directors of the said "The New Central Coal Company," are hereby authorized to increase from time to time the capital stock of the said corporation, by such number of shares, not exceeding twenty-five thousand additional shares, as in their judgment the increase of the business of the company, or its accu-