ll be held to be as on the Corpo-

tion, in so far as or the laws of the Corporation, epealed or altered no By-law shall g two dollars. rding to the Byicers of the Assoration, that is to on shall be the shall be the first ones shall be the ert Dodgson the Coate shall be the ton shall be the .D., and the Rev-Chaplains ; Edward n Hallowell shall ge Bilton, George

to be a witness in ich the said Corpomed incompetent to ng or having been a ation.

Isaac Faulkner, B. he other members

due to the Corporaincurred under any to, and all other sums hall be paid to the of payment may be recovered in any action brought by him in the name of the Corporation in any Court of competent civil jurisdiction: Provided always that nothing herein contained shall be construed to prevent any member from withdrawing at any time from the said Corporation after payment of all arrears due to the funds thereof, including the annual subscription for the year then current.

11. The said Committee of Management shall yearly in the month of January, insert in some newspaper published in the City of Toronto a statement of the amount of the funds and property, debts and liabilities of the said Corporation, certified by the Treasurer and two Auditors elected at any General Meeting of the Corporation.

12. Nothing in this Act shall affect any right of Her Majesty. Her Heirs or Successors, or any party or person whomsoever, such rights only excepted as are herein expressly mentioned and affected.

13. This Act shall be deemed a Public Act.

