alter or repeal the said By-Laws, Rules, Orders and Regulations or any of them, in such manner as the said Corporation may deem meet and expedient.

II. And be it enacted, That the said Cor- The Corporaporation shall also have power to appoint, if tion may appoint Attorthey think fit, one or more Attorneys for the neys. purpose of conducting the affairs of the said Corporation, and shall, generally, enjoy all 10 the rights and privileges enjoyed by other legally incorporated bodies in this Province.

III. And be it enacted, That the rents, The rents, &c. revenues, issues and profits of all property, tion to be apreal or personal, movable or immovable, held plied as provided in this 15 by the said Corporation, shall be appropri- clause. ated and applied solely to the maintenance of the members of the said Corporation, the construction and repair of the buildings requisite for the purposes of the said Corpo-20 ration, and the payment of the expenses incurred for objects legitimately connected with or depending on the purposes aforesaid.

IV. And be it enacted, That no member of No momber the said Corporation shall be individually to be liable for 25 liable or accountable for the debts, contracts the Corporaor securities of the said Corporation.

V. And be it enacted, That nothing here-Rights of the in contained shall affect or be construed to crown, &c. affect in any manner or way, the rights of 30 Her Majesty, Her Heirs or Successors, or of any body politic or corporate, such only excepted as are hereinbefore mentioned and provided for.

VI. And be it enacted, That this Act Public Act. 35 shall be deemed a Public Act, and shall be publicly taken notice of as such by all Judges, Justices of the Peace, and other persons whomsoever, without being specially pleaded.