2. For the purposes of this Act, the Laity shall meet by 34 Vic, c 8, s 2. representation, as hath been or shall from time to time be determined by the Diocesan Synod of Fredericton, in accordance with the constitution of the said Synod, and the said Diocesan Synod of Fredericton as now constituted and incorporated by law shall continue, subject to the provisions of this Act, and in accordance with the constitution already adopted by the said Synod, except as the same may from time to time be rescinded, altered or amended, under the provisions in such constitution contained.

Assembly

mbly relat-

ended and

enant Gov.

follows:-

he Church

ch manner onstitution,

he Church,

removal of

der or de-

twithtand-

ent of the

tters relat-

ne Officers

interfering

religious

t being a

and; pro-

shall auth-

person or

id Church

or penalty

ioval from

meetings

o, that no-

any inter-

ntation to

rs by law,

ether real er belong

Corpora-

ch Parish-

Church of

ı.

3. The Synod, constituted as aforesaid, consisting of the $_{34\,\mathrm{Vic},\,c\,8,\,s\,5.}$ Bishop, Clergy, and representatives of the Laity of the Church of England within this Province, shall be and continue a body politic and corporate, by the name of "The Diocesan Synod of Fredericton," and shall have all the general powers and privileges made incident to a corporation, by Act of Assembly in this Province or otherwise.

Diocesan Church Society.

4. "The Diocesan Church Society of New Brunswick," as See 16 Vic. c 4. already incorporated by law, shall continue to exist, and by the said name the said Society shall have all the general powers and privileges made incident to a corporation by Act of Assembly in this Province or otherwise.

5. The present constitution, bye laws, rules and regulations of the said Society shall continue in force, except as the same shall and may from time to time, as occasion may require, be rescinded, altered or amended in the manner therein directed.

6. The property, both real and personal, moneys, funds, securities, and assets of every description of, or now vested in the said Society, and whether in possession, remainder, reversion or expectancy, shall continue to be absolutely vested in the said "The Diocesan Church Society of New Brunswick," for the like objects and purposes, and no other, for which the same may be held; and by the said Society shall be appropriated and applied for the objects and purposes aforesaid; and shall and may from time to time be sued for and recovered by all lawful ways and means to and for the uses aforesaid.

7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, and the Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Society of New Brunswick" 37 Vic, c 59, s 1, 7. "The Diocesan Church Brunswick Br shall be and they are hereby authorized to demise and lease for any term or terms of years, with or without covenants for renewal, and upon such covenants and conditions as may be deemed advisable, and to sell and convey in fee