Corporation shall be appropriated and applied solely for the purpose of the Corporation, and the payment of all such outlays and expenditures as may legitimately be incurred in connection therewith, and for carrying into effect the objects contemplated by the act of Incorporation, subject, however, to the special provisions contained in that Act; provided always that any surplus amount shall be from time to time invested in public securities or in the security of mortagages within the city of Montreal, or in bonds of Public Institution, or such other securities as a resolution of the Managers may direct and no other, and the said Corporation shall have power to mortage on its immovable property all or any part of purchase money thereof, or for the purpose only of obtaining funds for the erection and maintenance of the building or buildings necessary for tne Institution.

IX. The Board of Managers shall at their monthly meeting, appoint two members as a Visiting Committee whose duty it shall be to visit the Institution and supervise its management during the ensuing month.

X. The one third of the Managers who shall retire annually subject to re-election shall be the first names on the roll of the Managers for the past year.

XI. Any vacancy caused by the death, resignation or permanent disability of any Elective Governor shall be filled by the election by the remaining Governors of a duly qualified person to supply his place. Any vacancy in the Board of Mangers occurring by the death, resignation or permanent disability of any member thereof, shall be filled by the election, by the Board of Managers of a qualified member to supply such vacancy, and the term of office of such person so elected shall be the same as that of the person whom he replaced.

XII. Any of these By-Laws may be altered, repealed or suspended by consent of two-thirds of the members present at the annual meeting, or at a meeting of the Board of Governors specially convened for that purpose provided that such alteration, repeal, or snspension, shall have been specified in the notice summoning the meeting. A month's notice shall be given of such a meeting, and it shall be convened on the written request of the subscribers.

Bli and Mu

I. inte infe sma

defe pub H

of the

In p of th and free parts

betw bein V

secon

Wed the h

VI Chris prom