## ACT OF INCORPORATION.

some other member of the Committee of Management, and countersigned by the Treasurer, and none other, shall be held to be deeds of the Corporation; Provided always, that the Treasurer, for the time being, may receive all moneys payable to the Corporation and grant valid receipts therefor.

4. It shall be lawful for the said Corporation to make Bylaws for the admission and expulsion of members, and for the proper administration of the property and affairs of the Corporation, and to repeal or amend the same from time to time; and such by-laws and amendments shall be proposed and seconded at a previous Quarterly Meeting. No number of members less than one-fifth of the Corporation (including the presiding Officer) shall form a meeting for the purpose of altering such By-laws, nor shall any alteration be made therein unless twothirds of the members present agree to it.

5. The General Meeting of the said Corporation shall be held in such manner, after such notice, upon such requisition, and at such times, in the City of Toronto, as shall be directed by the By-laws of the Corporation then in force.

6. The usual place of meeting of the said Corporation shall be held to be the legal domicile thereof, and service at such place of any notice or process of any kind, addressed to the said Corporation, shall be held to be sufficient service of such notice or process on the Corporation.

7. The By-laws of the said Association, in so far as they may not be repugnant to this Act or the laws of this Province, shall be the By-laws of the Corporation, hereby constituted, until they shall be repealed or altered as aforesaid: Provided always, that no By-law shall impose a penalty or forfeiture exceeding two dollars.

8. Until others shall be elected according to the By-laws of the Corporation, the present officers of the Association shall be those of the said Corporation, that is to say, the said John Beverley Robinson shall be the President, the said Thomas Brown shall be the first Vice-President, the said George S. Jones, shall be the second Vice-President, the said Robert

and may pleaded, l Courts hey and nay have enew the se, take, required "and to he same, sion may d always, eal estate made at aking the a period y part · or vithin the all revert s heirs or proceeds luring the ies of the or other tion.

n shall be sting of a , a Secrethree Phynnually at tion, held e members dispatch of

he Corpornts, and by