Power to make By-laws and appoint servants, &c.

and to bind out children.

III. The said Corporation shall have full power and authority, from time to time to make By-laws, rules and regulations, not contrary to this Act or to the Laws of Lower Canada, for the government of the said Institution and of the officers, servants, and others connected therewith, and the children received therein, and may from time to time repeal or alter the 5 same and make others in their stead; and shall also have full power and authority to appoint and remove the officers, servants, and persons employed in or about the said Institution, and to apprentice or bind out to any healthy trade, business, or occupation, the children received into the said Institution, and shall have and may exercise over and with respect to them 10 such powers as their parents if living would have and might exercise.

Present Bylaws continued until altered.

IV. The By-laws, rules and regulations of the said Institution in force at the time of the passing of this Act, and not contrary thereto or to the laws of Lower Canada, shall be the By-laws, rules and regulations thereof until repealed or altered under this Act.

15

Yearly Gene V. The said Corporation suan once in one, just and institution, call meeting of such manner as may be appointed by the By-laws of the Institution, call the said Institution, to be held at V. The said Corporation shall once in every year, at such time and in a general meeting of the subscribers to the said Inststution, to be held at the building occupied by it, and shall then and there submit to the said subscribers a detailed statement of the receipts and expenditure of the 20 Corporation since the then last annual meeting, and the subscribers may appoint one or more auditors to examine and report upon the said accounts and the vouchers accompanying the same; and if at any time any such meeting should fail to be held from any cause whatever, another may be called by the Corporation and held in like manner and with like 25 Special meet effect; Provided always, that the said Corporation may at any time call any such meeting for any purpose connected with the affairs or management of the Institution.

ings.

Majority of Corporation may act.

VI. Any majority of the said Corporation of which the said Rector or Incumbent for the time being shall be one, may exercise all the powers 30 of the Corporation.

Returns to the Legislature.

VII. The said Corporation shall yearly make to the Governor of this Province a return of the real property held by it, showing its description and value, and shall at all times when thereunto required by the Governor or by either branch of the Legislature, make a full return of its pro-\$5 perty real and personal and of its receipts and expenditure, for such period and with such details as the Governor or either branch of the Legislature may require.

Public Act.

VIII. This Act shall be deemed a public Act.