the name of the St. George's Society of Toronto, and may by that name sue and be sued, implead and be impleaded, answer and be answered, defend and be defended, in all Courts of Law and places whatsoever, and by that name they and their successors shall have perpetual succession, and may have a common seal, and may break, change, alter, or renew the same at pleasure, and shall have power to purchase, take. receive, hold and enjoy such real estate, as may be required for the actual occupation of the said Corporation, and to alienate, sell, convey, lease or otherwise dispose of the same, or any part thereof, from time to time, and as occasion may require, and to acquire other instead thereof; Provided always. that the said Corporation may acquire any other real estate or any interest therein by gift, devise or bequest, if made at least six months before the death of the party making the same, and the Corporation may hold such estate for a period of not more than three years, and the same or any part or portion thereof or interest therein which may not, within the said period have been alienated and disposed of, shall revert to the party from whom the same was acquired, his heirs or other representatives; And provided also, that the proceeds of such property, as shall have been disposed of during the said period, may be invested in the public securities of the Province, Stocks of Chartered Banks, Mortgages, or other approved securities, for the use of the said Corporation.

2. The affairs and business of the said Corporation shall be managed by a Committee of Management, consisting of a President, a first, second, and third Vice-President, a Secretary, or Secretaries, a Treasurer, two Chaplains, three Physicians, and seven other Members, to be elected annually at a General Meeting of the members of the Corporation, held in conformity to the By-laws thereof, and any five members of the said Committee shall be a quorum for the dispatch of

All deeds, sealed with the Common Seal of the Corporation, and signed by the President or Vice-Presidents, and by

some other memb countersigned by t to be deeds of the Treasurer, for the to the Corporation

4. It shall be la laws for the admiss proper administrat ration, and to reper such by-laws and a at a previous Quiless than one-fifth officer) shall form By-laws, nor shall thirds of the members.

5. The General held in such manner and at such times, by the By-laws of t

6. The usual plantal be held to be such place of any the said Corporation such notice or pro-

7. The By-laws may not be repugn shall be the By-law until they shall be always, that no By exceeding two dol.

8. Until others of the Corporation, t be those of the said Beverley Robinson Brown shall be the Jones, shall be the