CONSTITUTION.

I.

The Society to be called THE DIOCESAN CHURCH SOCIETY OF NEW BRUNSWICK.

II.

No alteration shall be made in the Constitution of this Society, nor shall any Bye-law, Rule, or Regulation of the Society be repealed, annulled or altered, except at a meeting of the General Committee, by the vote of at least two-thirds of the members present; nor until it shall have received the sanction of the Lord Bishop of the Diocese; which sanction must be given in writing, and delivered to the Secretary, within six months of the said meeting.

III.

No alteration or amendment in the Constitution, nor any repeal, cancellation, alteration or amendment of any Bye-law, Rule, or Regulation of the Society, shall be proposed or made at any meeting, unless notice shall have been given in writing at the next previous Annual Meeting of the General Committee, or at the next previous Anniversary Meeting, of such proposed repeal or cancellation, nor unless the terms of such proposed alteration or amendment shall have been stated in writing at some previous meeting; from which, without the unanimous consent of the members present, no deviation, except of a mere formal nature, shall be permitted.

IV.

No repeal, cancellation, alteration, or amendment shall be proposed, except by a member qualified to vote, at the Anniversary Meeting, whose name shall be entered on the Minutos of the Secretary, together with the said proposition. Por ann pers that Mee year and meet

1. two o: taries,

2. the Sc any, sh may, a Vice-P

3. Audito Genera moval be fille subsequ shall, i Commi

1. compos

The

All O

precedi

Lord B

And