

the protectors shall be necessary to form a quorum for the transaction of business, and also that the said corporation shall not at any time hold or possess property real, personal or mixed, exceeding in yearly value the sum of five thousand dollars. CHAP. 71:

2. *And be it enacted*, That Mrs. L. Ann Tiernan, Mrs. P. Ann S. Tiernan, Mrs. Eliza M. Scott, Mrs. Jane Chatard, Mrs. Juliana Williamson, Mrs. Sarah White, Mrs. Ann Groe, Mrs. Harriet Chequiere and Mrs. Letitia Boyle, be, and they are hereby declared to be, sole managers of the said orphaline female school, and that they shall continue to have, hold and enjoy, the full administration of the same, (each lady retaining the respective office she now holds in the said school,) until the ensuing election of another board of managers. Certain ladies declared sole managers of school.

3. *And be it enacted*, That on or before the first day of April next, the said Mrs. L. Ann Tiernan, Mrs. P. Ann Tiernan, Mrs. Eliza M. Scott, Mrs. Jane Chatard, Mrs. Juliana Williamson, Mrs. Sarah White, Mrs. Ann Groe, Mrs. Harriet Chequiere and Mrs. Letitia Boyle, shall draw up a list of the charitable ladies, members of the Metropolitan church, not exceeding twenty-four in number; who either by their donations, or by the activity of their zeal, shall have most contributed to the welfare of the said Orphaline Female School, and that the present board of ladies, managers, together with the ladies on the said list, or a majority of them, shall meet together, in the presence at least of the said protectors of St. Mary's Orphaline Female School, and shall proceed, by a majority of votes, to the election of a new board of managers for the ensuing year; that is to say, of a president, treasurer, secretary, and six directresses, which said election shall take place in the same manner yearly and every year during the continuance of this association. Election of new board of managers

4. *And be it enacted*, That the board of ladies, managers, so chosen as aforesaid, shall have power and authority, notwithstanding their present and future coverture, and the same is hereby granted to them, to elect, by a majority of votes, the gentlemen protectors of the said school, whose office shall continue for three years; to fill up all vacancies that may happen either by death or resignation in the board of protectors; and that the said board of ladies, managers, shall have the sole superintendance, care and direction, of the said school, and may pass ordinances for the orderly management and good government thereof, the same not being inconsistent with this law, the laws of this state, or of the United States; *Provided always*, that a majority of said board of managers shall be necessary in all cases to form a quorum for the transaction of business. To elect the gentlemen protectors of said school.

5. *And be it enacted*, That when any parent or guardian, or orphans court, shall have placed any female child or children in the before mentioned school, they shall be subject to the same regulations that apprentices are by the laws of this state, until it shall be thought proper by the female managers of the said school to bind out such female child or children, which the said managers are hereby authorised and empowered to do, for the term and in the manner that other female children shall or may be bound; *Provided*, that nothing herein contained be considered as abridging the security afforded to such person by the law concerning apprentices. Children placed in school to be subject to same regulation as apprentices, &c.